SENATE JOURNAL

OF THE

Fifteenth Legislature

OF THE

STATE OF WASHINGTON

BEGUN AND HELD AT

Olympia, the State Capital

January 8, 1917



Adjourned Sine Die, March 8, 1917

LOUIS F. HART, President FRANK M. DALLAM, Jr. Secretary

OLYMPIA, WASH.

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COMPILED, ARRANGED AND INDEXED BY FRANK M. DALLAM, JR. SECRETARY OF THE SENATE

JOURNAL OF THE SENATE.

FIFTEENTH SESSION

FIRST DAY.

SENATE CHAMBER,
OLYMPIA, WASH., Monday, January 8, 1917.
12 o'clock, noon.

The Fifteenth Senate of the State of Washington assembled at the Senate Chamber in the State Capitol, pursuant to law, at 12 o'clock, noon.

Lieutenant Governor Louis F. Hart, president of the Senate, called the Senate to order.

Rev. W. H. Rees, pastor of the Epworth Methodist Episcopal church of Tacoma, offered prayer.

The secretary of the Senate for the Fourteenth Session, Frank M. Dallam, Jr., read the following certificate from the Secretary of State:

UNITED STATES OF AMERICA, STATE OF WASHINGTON, OFFICE OF THE SECRETARY OF STATE.

I, I. M. Howell, Secretary of State of the State of Washington, do hereby certify that the following is a full, true and correct list of the persons elected at the general election held on the seventh day of November, A. D. 1916, for the several senatorial districts, as shown by the official returns of said election on file in this office, and are entitled to seats in the Senate of the legislature of the State of Washington, at its fifteenth biennial session commencing Monday, January 8, 1917; and also the list of "holdover" senators from the fourteenth session of the state legislature:

HOLD-OVER SENATORS.

****	ict Name	Counties Represented
Distri		-
No.	2C. R. McMillan	Stevens, Pend Oreille
No.	6Guy B. Groff	Spokane
No.	7Frank A. Chase	Spokane
No.	8Oliver Hali	Whitman
No. 1	6J. M. Stevenson	Klickitat, Skamania
No. 1	9John W. Kleeb	Pacific, Wahkiakum
	1E. E. Boner	
No. 2	4A. A. Smith	.Clallam, Jefferson, San Juan
	6Ralph Metcalf	
No. 2	9Jesse S. Jones	Pierce
No. 3	0	King
No. 3	1Ralph D. Nichols	King
No. 3	2Dan Landon	King
	3William Wray	
No. 3	4James A. Ghent	King
	5Lincoln Davis	
No. 3	6G. E. Steiner	King
No. 3	87E. B. Palmer	King
No. 3	9James Burton	Snohomish
No. 4	0	Skagit
No. 4	2 E. J. Cleary	Whatcom

LIST OF SENATORS ELECTED IN 1916.

District	. Name	Counties Represented
No. 1	J. W. FaulknerDougla	s, Ferry, Grant, Okanogan
No. 3		Spokane
No. 4	R. A. Hutchinson	Spokane
No. 5	E. Ben Johnson	Spokane
No. 9		
No. 10		Asotin, Columbia, Garfield
No. 11	O. T. Cornwell Ada	ms, Franklin, Walla Walla
No. 12	D. H. Cox	Walla Walla
No. 13	John H. Ferryman	
No. 14	Charles E. Myers	Lincoln
No. 15	D. V. Morthland	Benton, Yakima
No. 17	Edward L. French	
No. 18	F. G. Barnes	
No. 20	A. E. Judd	Lewis
No. 22	P. H. Carlyon	Thurston
No. 23	Peter Iverson	Island, Kitsap, Mason
No. 25		Pierce
No. 27		
No. 28		Pierce
No. 38	Joseph H. Smith	Snohomish
No. 41	Ed Brown	Whatcom

In testimony whereof, I have hereunto set my hand and affixed hereto the seal of the State of Washington.

Done at Olympia, this eighth day of January, A. D. 1917.

[SEAL] I. M. HOWELL, Secretary of State.

The secretary called the roll; all members being present except Senators Davis (Lincoln), Hutchinson, Metcalf and Stevenson.

On motion of Senator Palmer the absent Senators were excused until they report for roll call.

Chief Justice Ellis administered the oath of office to the following senators: J. W. Faulkner, Harve H. Phipps, E. Ben Johnson, W. W. Brand, Elgin V. Kuykendall, O. T. Cornwell, D. H. Cox, John H. Ferryman, Charles E. Myers, D. V. Morthland, Edward L. French, F. G. Barnes, A. E. Judd, P. H. Carlyon, Peter Iverson, W. M. Karshner, Walter S. Davis, Wilburn Fairchild, Joseph H. Smith and Ed Brown.

Senator Carlyon nominated Ralph D. Nichols for president pro tempore of the Senate.

On motion of Senator Taylor the secretary was instructed to cast a unanimous vote on behalf of the Senate in favor of Ralph D. Nichols for president pro tempore.

The secretary cast the vote of the Senate for Ralph D. Nichols for president pro tempore of the Senate.

The president declared Senator Nichols elected president pro tempore. Senator Jones nominated Frank M. Dallam, Jr., for secretary of the Senate.

Senator A. A. Smith moved that the reading clerk be instructed to cast a unanimous vote on behalf of the Senate in favor of Frank M. Dallam, Jr., for secretary of the Senate.

The reading clerk cast the vote of the Senate for Frank M. Dallam, Jr., for secretary of the Senate.

Daniel McCush was nominated by Senator Brown for sergeant-at-arms of the Senate.

On motion of Senator Taylor the secretary was instructed to cast a unanimous vote on behalf of the Senate for Daniel McCush as sergeant-at-arms of the Senate.

The secretary cast the vote of the Senate for Daniel McCush for sergeantat-arms of the Senate.

The president appointed Senators Carlyon and McMillan to escort the president pro tempore, Senator Nichols, to a seat beside the president.

The secretary and sorgeant at arms of the Senate were sworn in by the president.

Senator Smith nominated Elmer E. Hall for assistant sergeant-at-arms and he was elected by the following vote:

Those voting in favor of Elmer E. Hall were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, French, Ferryman, Ghent, Groff, Hall, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Morthland, Myers, Nichols, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wells, Wray—38.

Absent were: Senators Davis (Lincoln), Hutchinson, Metcalf and Stevenson—4.

For doorkeeper, Senator Jones nominated C. Broughton, and he was elected by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, French, Ferryman, Ghent, Groff, Hall, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Morthland, Myers, Nichols, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wells, Wray—38.

Absent were: Senators Davis (Lincoln), Hutchinson, Metcalf and Stevenson—4.

Senator Smith (A. A.) nominated Wm. S. Peacock and Wm. V. Courtright for assistant doorkeepers and they were elected by the following voto:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, French, Ferryman, Ghent, Groff, Hall, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Morthland, Myers, Nichols, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wells, Wray—38.

Absent were: Senators Davis (Lincoln), Hutchinson, Metcalf and Stevenson-4.

Samuel C. Milligan was nominated for postmaster by Senator Jones and he was elected by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, French, Ferryman, Ghent, Groff, Hall, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Morthland, Myers, Nichols, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wells, Wray-38.

Absent were: Senators Davis (Lincoln), Hutchinson, Metcalf and Stevenson—4.

Senator Jones nominated Arthur Test for assistant postmaster and he was elected by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, French, Ferryman, Ghent, Groff, Hall, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Morthland, Myers, Nichols, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wells, Wray—38.

Absent were: Senators Davis (Lincoln), Hutchinson, Metcalf and Stevenson-4.

For bill clerk, Senator Hall nominated R. B. Phipps and he was elected by the following vote:

Those voting in favor of R. B. Phipps were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, French, Ferryman, Ghent, Groff, Hall, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Morthland, Myers, Nichols, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wells, Wray—38.

Absent were: Senators Davis (Lincoln), Hutchinson, Metcalf and Stevenson—4.

Senator Jones nominated R. O. Hall for assistant bill clerk and he was elected by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, French, Ferryman, Ghent, Groff, Hall, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Morthland, Myers, Nichols, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wells, Wray—38.

Absent were: Senators Davis (Lincoln), Hutchinson, Metcalf and Stevenson—4.

Senator Jones nominated R. A. Archer for bill poster and he was elected by the following vote:

Those voting ayo were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, French, Ferryman, Ghent, Groff, Hall, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Morthland, Myers, Nichols, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wells, Wray—38.

Absent were: Senators Davis (Lincoln), Hutchinson, Metcalf and Stevenson—4.

C. C. Temple was nominated for assistant bill poster by Senator Jones and he was elected by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, French, Ferryman, Ghent, Groff, Hall, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Morthland, Myers, Nichols, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wells, Wray—38.

Absent were: Senators Davis (Lincoln), Hutchinson, Metcalf and Stevenson—4.

Senator Hall nominated J. F. Howard for night watchman and he was elected by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, French, Ferryman, Ghent, Groff, Hall, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Morthland, Myers, Nichols, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wells, Wray—38.

Absent were: Senators Davis (Lincoln), Hutchinson, Metcalf and Stevenson—4.

Senator Jones nominated for janitors Martin Wall, F. A. Stokes and Robert Taylor and they were elected by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, French, Ferryman, Ghent, Groff, Hall, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Morthland, Myers, Nichols, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wells, Wray—38.

Absent were: Senators Davis (Lincoln), Hutchinson, Metcalf and Stevenson—4.

Henri Ferryman, Harold Gould, Norman W. Clark and Neal Kohler were nominated for pages by Senator Hall and they were elected by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, French, Ferryman, Ghent, Groff, Hall, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Morthland, Myers, Nichols, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wells, Wray.—38.

Absent were: Senators Davis (Lincoln), Hutchinson, Metcalf and Stevenson—4.

Senator Jones nominated Frank Powers for president's page and he was elected by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, French, Ferryman, Ghent, Groff, Hall, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Morthland, Myers, Nichols, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wells, Wray—38.

Absent were: Senators Davis (Lincoln), Hutchinson, Metcalf and Stevenson-4.

On motion of Senator Hall the rules of the fourteenth session were temporarily adopted as the rules of this session, with the following amendment to rule No. 6:

RULE 6. The president shall appoint all special, joint and hereinafter named standing committees on the part of the Senate: *Provided, however*, That the Committee on Rules and Joint Rules shall consist of the president and nine (9) senators, not less than four of whom shall be from western Washington and not less than four

from eastern Washington, of which the president shall be chairman, and: Provided further, That the appointment of the said standing committees shall be subject to the confirmation of the Senate, such confirmation to be made a special order at 2:30 on the day following the announcement of the appointment by the president.

In the event the Senate shall refuse to confirm any committee or committees, such committee or committees shall be forthwith elected by the Senate.

On motion of Senator Palmer the secretary was instructed and empowered to select all necessary employes of the Senate with the following exceptions, to-wit: postmaster, assistant postmaster, sergeant-at-arms, assistant sergeant-at-arms, doorkeeper, two assistant doorkeepers, bill clerk and assistant bill clerk, bill poster, assistant bill poster, night watchman, janitors and pages; such selections by the secretary to be based on merit and efficiency, the secretary being authorized to discharge any employe selected by him when he deems it for the best interest of the public service so to do.

On motion of Senator Morthland the following resolution was adopted: Resolved, That a committee of three senators be appointed to notify the House of Representatives that the Senate is now organized and ready for business.

The president appointed Senators Morthland, Barnes and Brown as a committee to notify the House that the Senate is organized and ready for business.

The secretary read the following petition:

OLYMPIA, WASH., January 8, 1917.

To the Honorable Senate:

We, the undersigned correspondents of the daily newspapers of the State of Washington, respectfully request that for the fifteenth acasion of the legislature, we be granted the use of room 305, on the third floor of the capitol building. The assignment of one room for the use of press representatives will greatly facilitate our work. Collectively and individually we will be responsible for its proper use.

Signed: Spokesman-Review, E. B. Fussell; Spokane Chronicle, Clinton Coffin; Tacoma Ledger, C. B. Dodds; Tacoma News, Frank Roberts; Tacoma Tribune, James DeK. Brown; Olympia Recorder, Ora P. Willis; Olympia Olympian, Ralph Benjamin; Post-Intelligencer, J. W. Gilbert; Associated Press, D. F. McKenna; Seattle Star, Abe Hurwitz; Tacoma Times and United Press, Edgar C. Wheeler.

On motion of Senator Groff the petition was granted.

The secretary read the following resolution by Senator Groff:

Resolved, That the courtesies of the Senate be extended to representatives of the daily newspapers now in attendance on this session, and that the following named persons be assigned seats at the Senate press table:

E. B. Fussell, Spokesman-Review; Clinton Coffin, Spokane Chronicle; C. B. Dodds, Tacoma Ledger; Frank Roberts, Tacoma News; James DeK. Brown, Tacoma Tribune; E. E. Perry, Portland Oregonian; Ora P. Willis, Marie Rowe, Olympia Recorder; Ralph Benjamin, Olympia Olympian; W. H. Curry, M. M. Mattison, Seattle Times; J. W. Gilbert, Post-Intelligencer; D. F. McKenna, Associated Press; E. E. Beard, Vancouver Columbian; Abe Hurwitz, Seattle Star; Edgar C. Wheeler, Tacoma Times and United Press; Richard S. Jones, Washington Voter; Jay Thomas, Washington State Weekly; Harry Lewis, Aberdeen World; F. I. Sefrit, American Reveille; Eagle Freshwater, Washington Standard.

On motion of Senator Groff the resolution was adopted.

The secretary read the following resolution by Senator Myers:

 $\cdot \textit{Resolved},$ That the courtesies of the Senate are hereby extended to all former presidents of the Senate.

On motion of Senator Myers the resolution was adopted.

The secretary read the following resolution by Senator Ghent:

Rsolved, That the sergeant-at-arms be, and he is hereby, instructed to purchase and deliver to the lieutenant governor, the secretary of the Senate, the sergeant-at-arms and to each senator five dollars' worth of postage.

On motion of Senator Ghent the resolution was adopted.

Senate joint memorial No. 1, by Senators Carlyon, Taylor, French, Phipps, Groff, McMillan, Jones, Hall and Cornwell, relating to national prohibition, was read first time.

On motion of Scnator Taylor the rules were suspended, the memorial was read the second and third times and placed on final passage.

Those voting aye were: .Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, French, Ferryman, Ghent, Groff, Hall, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Morthland, Myers, Nichols, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wells, Wray—38.

Absent were: Senators Davis (Lincoln), Hutchinson, Metcalf and Stevenson—4.

On motion of Senator Groff the rules were suspended, and Senate joint memorial No. 1 ordered transmitted to the House immediately.

By unanimous consent Senator French at this time introduced two bills. Senate bill No. 1, by Senator French, entitled: "An act appropriating the sum of one hundred thousand dollars (\$100,000.00) or so much thereof as may be necessary for the expenses of the fifteenth legislature," was read first time.

On motion of Senator French the rules were suspended, the bill read second time by title, and referred to the committee of the whole.

Senate bill No. 2, by Senator French, entitled: "An act appropriating the sum of fifteen thousand dollars (\$15,000.00) or so much thereof as may be necessary for the printing of the fifteenth legislature," was read first time.

On motion of Senator French the rules were suspended, the bill read second time by title, and referred to the committee of the whole.

On motion of Senator French the Senate resolved itself into a committee of the whole to consider Senate bills Nos. 1 and 2.

Senats bills Nos. 1 and 2 were considered in the committee of the whole, Senator Nichols in the chair, and were reported back to the Senate with the recommendation that they do pass.

On motion of Senator Nichols the report of the committee was adopted.

On motion of Senator French Senate bill No. 1 was taken up for consideration, the rules suspended, the reading of the bill in the committee of the whole considered the third reading and the bill was placed on final passage:

The secretary called the roll and Senate bill No. 1 passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, French, Ferryman, Ghent, Groff, Hall, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, McMillan, Morthland, Myers, Nichols, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Wells, Wray—35.

Voting nay were: Senators Landon and Palmer—2.

Absent or not voting were: Senators Davis (Lincoln), Hutchinson, Metcalf, Stevenson and Taylor—5.

There being no objection the title of the bill was ordered to stand as the title of the act.

On motion of Senator French Senate bill No. 2 was taken up for consideration, the rules suspended, the reading of the bill in the committee of the whole considered the third reading of the bill and it was placed on final passage.

The secretary called the roll and Senate bill No. 2 passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, French, Ferryman, Ghent, Groff, Hall, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, McMillan, Morthland, Myers, Nichols, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Wells, Wray—35.

Those voting nay were: Senators Landon and Palmer-2.

Absent or not voting were: Senators Davis (Lincoln), Hutchinson, Metcalf, Stevenson and Taylor—5.

There being no objection the title of the bill was ordered to stand as the title of the act.

On motion of Senator French, the rules were suspended and Senate bills Nos. 1 and 2 were ordered transmitted to the House immediately.

Senator Nichols moved that all holdover senators and reelected senators shall have the privilege of retaining the seats which they held the preceding session; that in the event they desired to change they shall have, by lot, the right of first choice of vacated seats. That the new members shall then, by lot, select from the remaining seats; the absent members being given the seat that they occupied last session.

The motion carried.

Representatives Halsey, Olson and McCoy appeared before the bar of the Senate and stated the House was organized and ready for business.

Senator Brown reported that the committee appointed to notify the House of Representatives that the Senate was organized for business, had so notified the House.

The president stated that he had selected Miss Reba J. Hurn of Spokane as his secretary.

The secretary read:

MESSAGE TO THE SENATE.

House of Representatives, Olympia, Wash., January 8, 1917.

MR. PRESIDENT:

The House has passed benate bill No. 1, entitled "An act appropriating the sum of \$100,000.00, or so much thereof as may be necessary for the expenses of the fifteenth legislature; with the following amendment: After the word "legislature," in the title, add the words "and declare an emergency."

Also, Senate bill No. 2, entitled "An act appropriating the sum of \$15,000.00 for the printing of the fifteenth legislature" with the following amendment: After the word "legislature" in the title, add the words "and declare an emergency."

And the same are herewith transmitted. C. R. Maybury, Chief Clerk.

Senator Taylor moved that the Senate concur in the House amendments to Senate bill No. 1.

The secretary called the roll and the Senate concurred in the House amendments to Senate bill No 1 by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, French, Ferryman, Hall, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, McMillan, Morthland, Myers, Nichols, Palmer, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wray—33.

Absent or not voting were: Senators Davis (Lincoln), Ghent, Groff, Hutchinson, Landon, Metcalf, Phipps, Stevenson, Wells—9.

Senator Taylor moved that the Senate concur in the House amendments to Senate bill No. 2.

The secretary called the roll and the Senate concurred in House amendments to Senate bill No. 2 by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, French, Ferryman, Ghent, Hall, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, McMillan, Morthland, Myers, Nichols, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wells, Wray—35.

Voting nay: Senator Palmer-1.

Absent or not voting were: Senators Davis (Lincoln), Groff, Hutchinson, Landon, Metcalf, and Stevenson—6.

The secretary read:

MESSAGE TO THE SENATE.

House of Representatives.

MR. PRESIDENT:

OLYMPIA, Wash., January 8, 1917.

The House has passed House concurrent resolution No. 1, relating to appointment of a committee to notify the governor that the legislature is now in session;

Also, House concurrent resolution No. 2, providing that the House and Senate meet in joint session;

Also, Senate joint memorial No. 1, relating to the manufacture and sale of intoxicating liquors.

And the same are herewith transmitted.

C. R. MAYBURY, Chief Clerk.

The secretary read:

HOUSE CONCURRENT RESOLUTION NO. 1.

By Mr. Hart:

Resolved, By the House, the Senate concurring, that a committee of two members on the part of the Senate and three members on the part of the House, be appointed by the president and speaker, respectively, to notify the governor that the legislature is organized in session and ready to receive any communication he may have to make.

On motion of Senator Ghent, the above resolution was adopted.

The president appointed Senators Boner and McMillan as a committee to act with a committee from the House, to notify the Governor that the legislature is organized and ready to receive any communication he may desire to submit.

The secretary read:

HOUSE CONCURRENT RESOLUTION NO. 2.

By Mr. Bishop:

Resolved, By the House, the Senate concurring, that the Senate meet the House in joint session in the House Chamber at two o'clock p. m. Tuesday, January 9th, for the purpose of canvassing the vote for the state officers.

Senator Davis (Walter S.) moved that the Senate concur in House concurrent resolution No. 2.

The motion carried.

The secretary read the following report:

SENATE CHAMBER, OLYMPIA, WASH., January 8, 1917.

MR. PRESIDENT:

The secretary respectfully reports that enrolled Senate bill No. 1, entitled "An act appropriating one hundred thousand dollars for the expenses of the fifteenth legislature and declaring an emergency," and

Enrolled Senate bill No. 2, entitled "An act appropriating fifteen thousand dollars for the printing of the fifteenth legislature," have been compared with the original bills and found correctly enrolled.

Respectfully submitted,

Frank M. Dallam, Jr., Secretary of the Senate.

The president signed enrolled Senate bills Nos. 1 and 2. The secretary read:

MESSAGE TO THE SENATE.

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., January 8, 1917.

MR. PRESIDENT:

The speaker has signed Senate bill No. 1, entitled "An act appropriating the sum of \$100,000.00 or so much thereof as may be necessary for the expenses of the fifteenth lgislature and declaring an emergency;"

Also, Senate bill No. 2, entitled "An act appropriating the sum of \$15,000.00 or so much thereof as may be necessary for the printing of the fifteenth legislature, and declaring an emergency."

And the same are herewith transmitted.

C. R. MAYBURY, Chief Clerk.

At 2:30 p. m., on motion of Senator Carlyon, the Senate adjourned until 11 o'clock tomorrow morning as a mark of respect to the memory of the late Senator A. S. Ruth.

Louis F. Hart, President of the Senate.

FRANK M. DALLAM, JR., Secretary of the Senate.

SECOND DAY.

MORNING SESSION.

SENATE CHAMBER,

OLYMPIA, WASH., Tuesday, January 9, 1917.

The Senate was called to order at 11 o'clock a.m., by President Hart pursuant to adjournment.

Rev. N. M. Temple, of the First Methodist Episcopal church of Olympia, offered prayer.

The secretary called the roll, all members being present except Senators Davis (Lincoln), Metcalf and Stevenson, excused.

On motion of Senator Ghent, the reading of yesterday's journal was dispensed with, and it was approved.

The secretary read a communication from the county assessors in their eighteenth annual convention.

On motion of Senator Iverson, the communication and resolution was referred to the Committee on Public Revenue and Taxation.

The secretary read the following resolution by Senator Smith (Joseph H.):

Resolved, That the State Auditor be and he is hereby directed to draw his warrants for the payment of the salaries and mileage of members and employees of the Senate every week of the session upon payrolls which shall be signed by the members and employees, and certified by the president and secretary of the Senate, and he is hereby authorized and directed to deliver the warrants so issued to the secretary of the Senate, taking his vouchers therefor.

On motion of Senator Palmer the resolution was amended by adding to the end thereof the following: "For such senators as are excused under motion of the Senate, the pay roll shall be signed by the president of the Senate."

On motion of Senator Smith (Joseph H.), the resolution, as amended, was adopted.

The following employees were sworn in by the president: S. C. Milligan, R. O. Hall, M. L. Burkhardt, R. B. Phipps, A. J. Sharkey, Neil Kohler, Henri Ferryman, Harold Gould, Minnie Hyde, Dorothy E. Hall, H. S. Cowan, Reba J. Hurn, Ruth Shank, F. M. O'Leary, A. M. Kitto, Adeline Young Hocker, Lottie M. Dell, Laura C. Weidenbach, Jennie M. Tattersall, Vera Kilgore, Mary Anderson, Lillian Renard, Florence M. Stanke, Jean McLeod Holloway, Wm. V. Courtright, C. C. Temple, C. Broughton, Martin Wall, Elmer E. Hall, Erna E. Axe, A. J. Hoskin, H. O. Stone, J. F. Howard, Roger W. Watts, Norman W. Clark.

The secretary read the following committee report:

Mr. President:

Your committee, appointed to act in conjunction with a like committee from the House to notify his Honor, the Governor, that the Senate was duly organized, performed said duty and desire to add that the Governor is prepared to submit his inaugural address, embodying his message to the joint session of the legislature, at such time as the legislature may agree. Your committee deem it advisable to hold the inaugural services in the rotunda or main floor of this building at two o'clock, Wednesday afternoon, January 10, 1917, and a resolution to this effect will be presented in the House.

C. R. McMILLAN, Chairman.

Concurring: E. E. Boner.

On motion of Senator McMillan, the report was placed on general file. The secretary read:

MR. PRESIDENT:

SENATE CHAMBER, OLYMPIA, WASH., January 9, 1917.

The secretary respectfully reports that enrolled Senate joint memorial No. 1, "relating to national prohibition," has been compared with the original memorial and found correctly enrolled.

Respectfully submitted,

FRANK M. DALLAM, JR., Secretary of the Senate.

The president signed Senate joint memorial No. 1.

The secretary read the following communication:

STATE OF WASHINGTON, OFFICE OF GOVERNOR, OLYMPIA, January 8, 1917.

To the Honorable, the Senate of the State of Washington:

GENTLEMEN: I have the honor to submit herewith a list of appointments, subject to your confirmation, made by me since the adjournment of the legislative session of 1915:

Regents of the University of Washington.

Eldridge Wheeler, Montesano, appointed April 12, 1915, for the term ending the second Monday in March, 1921, succeeding himself, term expired.

O. A. Fechter, North Yakima, appointed March 29, 1916, for the term ending the second Monday in March 1922, succeeding himself, term expired.

John A. Rea, Tacoma, appointed March 29, 1916, for the term ending the second Monday in March, 1922, succeeding himself, term expired.

State Board of Control.

W. H. Cochran, Spokane, appointed April 24, 1915, for the term ending March 31, 1921, succeeding Henry T. Jones, term expired.

G. Dowe McQuesten, Tacoma, appointed December 30, 1916, effective January 1, 1917, for the term ending March 31, 1917, succeeding Frank C. Morse, resigned.

Public Service Commission.

Arthur A. Lewis, Spokane, appointed June 14, 1915, for the term ending June 16, 1921, succeeding himself, term expired.

E. F. Blaine, Seattle, appointed June 20, 1916, effective July 1, 1916, for the term ending June 8, 1917, succeeding C. A. Reynolds, resigned.

Board of Trustees of the Normal School at Bellingham.

Thomas Smith, Mount Vernon, appointed June 18, 1915, for the term ending June 12, 1921, succeeding himself, term expired.

State Board of Health.

Wilson Johnston, Spokane, appointed June 28, 1915, for the term ending December 30, 1919, succeeding himself, term expired.

Board of Managers of State Reformatory.

W. H. Cochran, Spokane, appointed July 7, 1915, for the term ending July 7, 1920, succeeding himself, term expired.

H. R. King, Seattle, appointed July 26, 1916, for the term ending July 7, 1921, succeeding himself, term expired.

G. Dowe McQuesten, Tacoma, appointed January 2, 1917, for the term ending July 7, 1919, succeeding Frank C. Morse, resigned.

Board of Trustees of the Normal School at Ellensburg.

H. C. Lucas, North Yakima, appointed November 4, 1915, for the term ending June 26, 1918, succeeding J. D. Cornett, resigned.

Fred P. Wolff, Ellensburg, appointed July 19, 1916, for the term ending June 26, 1922, succeeding himself, term expired. Respectfully submitted,

ERNEST LISTER, Governor.

On motion of Senator Ghent, the confirmation of the Governor's appointments was made a special order for consideration at 10 o'clock a.m., Tuesday, January 16th, 1917.

The secretary read the following communication:

STATE OF WASHINGTON, OFFICE OF GOVERNOR, OLYMPIA, January 8, 1917.

To the Honorable, the Senate and House of Representatives of the State of Washington:

In compliance with the provisions of section 11 of article III of the Constitution of the State of Washington, I have the honor to submit herewith a list of the pardons, conditional pardons, commutations of sentence and remissions of fines granted by me since the date of my report to the fourteenth legislature.

Pardons.

ALBERT E. WILLSHER—Sentenced from Clarke county, during the month of October, 1914, to one to twenty years in the state penitentiary for the crime of attempted murder. Pardon granted April 19, 1915.

HENRY RUSSELL—Sentenced from Stevens county, March 6, 1914, to one to fifteen years in the state penitentiary for the crime of grand larceny. Pardon granted April 26, 1915, on the recommendation of the trial judge, the prosecuting attorney, eleven of the jurors, and other citizens.

CARL E. WISE—Sentenced from King county during the month of April, 1915, to ninety days in the King county jail, for the crime of petit larceny. Pardon granted May 1, 1915, on the recommendation of the trial judge.

CHARLES E. BELLMORE—Sentenced from Whitman county, January 22, 1915, to one year in the Whitman county jail for the crime of petit larceny. Pardon granted June 7, 1915, on the recommendation of the trial judge, prosecuting attorney and a large number of citizens.

George Porovich—Sentenced from King county, March 21, 1914, to two to fifteen years in the state penitentiary for the crime of grand larceny. Pardon granted June 17, 1915, on the recommendation of the trial judge, the other judges of the superior court for King county, and citizens of Seattle.

CLAUDE LYMAN—Sentenced from Spokane county, March 1, 1915, to one year in the Spokane county jail for the crime of contributing to the delinquency of a minor. Pardon granted July 27, 1915, on the recommendation of the trial judge, prosecuting attorney, sheriff, and citizens of Spokane.

FRED DAVIS—Sentenced from King county, April 20, 1915, to six months in the King county jail, for the crime of attempted extortion. Pardon granted August 2, 1915, on the recommendation of the trial judge and the prosecuting attorney.

JOHN ARMSTRONG—Sentenced from Columbia county during the month of November, 1914, to one to fifteen years in the state penitentiary, for the crime of rape. Pardon granted August 9, 1915, on the recommendation of nine of the trial jurors and a large number of citizens of Columbia county.

ELMER STEELE—Sentenced from Walla Walla county, March 17, 1915, to seven months in the Walla Walla county jail, for the crime of carnal knowledge of a female child. Pardon granted August 9, 1915, on the recommendation of the trial judge, the prosecuting attorney, the sheriff of Walla Walla county, the trial jurors, and other citizens.

HARRY E. CARR—Sentenced from Chelan county, April 15, 1915, to ten to fifteen years in the state penitentiary for the crime of murder in the second degree. Pardon granted August 9, 1915, on the recommendation of several thousand citizens of Chelan county and the State of Washington.

DAISY SHEEHAN—Sentenced from King county, during the month of June, 1915, to four months in the King county jail, for the crime of vagrancy. Pardon granted August 12, 1915, by the Acting Governor, on the recommendation of the trial judge, the prosecuting attorney and the King county jail physician.

JAY Fox—Sentenced from Pierce county, February 6, 1912, to two months in the Pierce county jail, for the crime of editing printed matter encouraging disrespect for law. Pardon granted September 11, 1915.

J. L. THURSTON—Sentenced from King county, June 30, 1915, to six months in the King county jail, for the crime of vagrancy. Pardon granted November 10, 1915, on the recommendation of the trial judge and prosecuting attorney.

George Marble—Sentenced from Grays Harbor county during the month of July, 1915, to six months in the Grays Harbor county jail for the crime unlawful cohabitation. Pardon granted December 20, 1915, on the recommendation of the trial judge, the prosecuting attorney, the sheriff and chief deputy sheriff of Grays Harbor county.

HARRY TROWNSELL—Sentenced from Snohomish county, November 14, 1913, to two and one-half to five years in the state penitentiary for the crime of attempt to commit robbery. Pardon granted December 21, 1915, on the recommendation of the trial judge.

ALICE SANFORD—Sentenced from King county, October 28, 1915, to four months in the King county jail, for the crime of being an habitual user of narcotic drugs. Pardon granted December 24, 1915, on the recommendation of the prosecuting attorney and deputy prosecuting attorney of King county.

MARY E. LILLIAN—Sentenced from King county, October 22, 1915, to one year to expire August 1, 1916, in the King county jail, for the crime of manslaughter. Pardon granted March 4, 1916, on the recommendation of the trial judge and prosecuting attorney.

HARTVIG NORMAN—Sentenced from King county, January 30, 1915, to one to twenty years in the state reformatory, for the crime of forgery in the first degree. Pardon granted March 13, 1916, on the recommendation of citizens of King county.

Gus Gustafson—Pleaded guilty on September 9, 1914, in King county, to the crime of forgery, but sentence never imposed by the court. Pardon granted March 28, 1916, on the recommendation of the trial judge, the prosecuting attorney and several citizens of King county, upon agreement, by Gustafson that if pardoned he would immediately leave the State of Washington and the United States, and return to Sweden.

JOHN MITCHELL—Sentenced from Thurston county, October 29, 1915, to not less than six months in the state penitentiary, for the crime of forgery in the first degree. Pardon granted March 28, 1916, on the recommendation of the trial judge, the prosecuting attorney and the prison board.

JOHN O. JUNKIN—Sentenced from King county, during the month of April, 1916, to one year in the state reformatory, for the crime of forgery in the first degree. Pardon granted May 5, 1916, on the recommendation of the trial judge, prosecuting attorney and the sheriff of King county.

WALTER R. McIntire—Sentenced from Whatcom county, during the month of March, 1916, to ninety days in the Whatcom county jail for the crime of vagrancy. Pardon granted May 6, 1916, on the recommendation of the justice of the peace who imposed sentence, the prosecuting attorney and the sheriff of Whatcom county.

JAMES F. WORTHINGTON—Sentenced from Skagit county, October 31, 1903, to two years in the state penitentiary for the crime of larceny from the person. Pardon granted May 12, 1916, at the request of the United States district attorney for the western district of Washington, to insure qualification of Worthington as a winess in federal court.

Walter W. Hamilton—Sentenced from King county, January 11, 1916, to six months in the King county jail for the crime of blackmail. Pardon granted May 22, 1916, on the recommendation of the prosecuting attorney of King county.

LINDA BURFIELD HAZZARD—Sentenced from Kitsap county, February 7, 1912, to two to twenty years in the state penitentiary, for the crime of manslaughter. Pardon granted June 1, 1916, with the understanding and agreement that the said Linda Burfield Hazzard leave the State of Washington on June 7, 1916, for New Zealand.

G. F. STEVENSON—Sentenced from King county, May 29, 1916, to six months in the King county stockade for the crime of non-support of wife and child. Pardon granted July 7, 1916, on the recommendation of the prosecuting attorney of King county.

GEORGE C. GASTON—Sentenced from King county, November 15, 1915, to one to fifteen years in the state reformatory, for the crime of grand larceny. Pardon granted July 31, 1916, on the recommendation of the trial judge and prosecuting attorney.

FRED BALDWIN—Sentenced from Whitman county, June 1, 1916, to six months in the Whitman county jail, for the crime of contempt of court. Pardon granted September 20, 1916, on the recommendation of a large number of citizens of Whitman county.

ANNIE K. RUSSELL—Sentenced from King county, May 4, 1916, to six months in the King county jail, for the crime of performing an abortion. Pardon granted October 7, 1916, on the recommendation of the trial judge, a large number of citizens of King county, and the statements of physicians regarding the physical condition of the defendant.

FRANK W. STONE—Sentenced from Thurston county, March 13, 1916, to one to twenty years in the state penitentiary for the crime of forgery in the first degree. Pardon granted December 22, 1916.

JACK WICKSTROM.—Sentenced from Pierce county, October 11, 1916, to five months in the Pierce county jail for the crime of assault in the third degree. Pardon granted December 23, 1916, on the recommendation of the prosecuting attorney and the sheriff of Pierce county.

B. M. Joslin—Sentenced from Columbia county, December 5, 1916, to sixty days in the Columbia county jail for the crime of assault in the second degree. Pardon granted December 30, 1916, on the recommendation of the trial judge, prosecuting attorney, sheriff of Columbia county, and others.

W. B. LYNN—Sentenced from Spokane county, October 6, 1916, to four months in the Spokane county jail for the crime of unlawful cohabitation. Pardon granted December 30, 1916, on the recommendation of the trial justice, the deputy prosecuting attorney who handled the case, and the commissioners of Spokane county.

Conditional Pardons.

JAMES T. CONROY—Sentenced from King county, April 11, 1914, to five to twenty years in the state penitentiary, for the crime of robbery. Conditional pardon granted February 8, 1915, on the recommendation of the total judge, prosecuting attorney and others

JOHN ASHFORD—Sentenced from Spokane county, December 9, 1914, to six months to fifteen years in the state penitentiary, for the crime of burglary in the second degree. Conditional pardon granted February 17, 1915, on the recommendation of the trial judge, prosecuting attorney, superintendent of the penitentiary, and others.

VICTOR E. ONSLOW—Sentenced from Spokane county, August 25, 1914, to six months to twenty years in the state reformatory for the crime of forgory in the second degree. Conditional pardon granted February 19, 1915, on the recommendation of the trial judge, prosecuting attorney, and others.

S. Michelson—Sentenced from King county, August 25, 1914, to six months to fifteen years in the state reformatory, for the orime of grand largeny. Conditional pardon granted February 19, 1915.

ELISIA G. HALE—Contended from Franklin county, February 5, 1914, to three to fifteen years in the state reformatory for the crime of largeny from the person. Con ditional pardon granted March 25, 1915.

FRANK CALVIN-Sentenced from Pierce county, Morch 12, 1912, to five to ten years in the state penitentiary, for the crime of assault, second degree. Conditional pardon granted March 29, 1915. Final pardon granted February 26, 1916.

Patea Dalton.—Sentenced from Whatcom county, March 1, 1915, to six months in the Whatcom county jail (laim) for the crimes of drunkcness and petit largeny. Con ditional pardon granted April 19, 1915, on the recommendation of the trial judge, prosecuting attorney, the sheriff, superintendent of the county farm, and the complaining witness.

EDITH MCCONAGHY—Sentenced from King county, May 16, 1914, to pay a fine of \$700.00 and the costs of the prosecution for the crime of assault in the second degree. Conditional pardon and conditional remission of fine and costs of prosecution granted May 3, 1015, on the recommendation of the trial judge, the prosecuting atterney of King county, the sheriff of King county, and others.

JOHN GRAY—Sentenced from Columbia county, March 15, 1915, to six months in the Columbia county jail, for the crime of vagrancy. Conditional pardon granted May 10, 1915, on the recommendation of the trial judge, proceeding attorney and other officials of Columbia county.

Edward Greek—Sentenced from Spokane county, Soptember 23, 1914, to six months to ten years in the state reformatory, for the crime of assault in the second degree; conditional pardon granted May 11, 1915; revoked June 5, 1915.

R. H. CHITTENDEN—Sentenced from King county, April 27, 1914, to six months to fifteen years in the state reformatory for the crime of grand larceny. Conditional par don granted May 11, 1915.

D. E. Wood-Sentenced from Pierce county, February 20, 1915, to one to fifteen years in the state penitentiary, for the crime of grand larceny. Conditional pardon granted June 30, 1915, on the recommendation of the sheriff of Pierce county, the prosecuting attorney of Pierce county, the superintendent of the penitentiary, and others.

Walter McGovern—Sentenced from Spokane county, February 24, 1915, to ten months in the Spokane county jail, for the crime of petit larceny. Conditional pardon granted July 21, 1915, on the recommendation of the trial judge, prosecuting attorney, county commissioners and the sheriff of Spokane county.

GILL SPLAINE—Sentenced from Spokane county, February 24, 1915, to ten months in the Spokane county jail, for the crime of petit larceny. Conditional pardon granted

July 21, 1915, on the recommendation of the trial judge, prosecuting attorney, county commissioners and the sheriff of Spokane county.

H. L. MILLER—Sentenced from King county during the month of July, to one to fifteen years in the state reformatory, for the crime of burglary, second degree. Conditional pardon granted July 28, 1915, on the recommendation of the trial judge and prosecuting attorney.

SADIE HASKELL—Sentenced from King county, June 24, 1915, to six months to fifteen years in the state penitentiary, for the crime of grand larceny. Conditional pardon granted November 12, 1915, on the recommendation of the superintendent of the penitentiary and the penitentiary physician; also the state board of control.

Wallace Stevens—Sentenced from King county, April 27, 1915, to one to fifteen years in the state refermatory, for the crime of grand larceny. Conditional pardon granted November 22, 1915.

- F. STOLZENBERG—Sentenced from King county, December 23, 1914, to one to fifteen years in the state reformatory, for the crime of burglary, second degree. Conditional pardon granted November 27, 1915; revoked March 16, 1916; pardon granted July 28, 1916.
- C. A. QUINLIVAN—Sentenced from Walla Walla county, October 13, 1915, to four months in the Walla Walla county jail and to pay the costs of the prosecution, for the crime of petit larceny. Conditional pardon granted December 21, 1915; final pardon granted May 6, 1916.

HARRY COULS—Sentenced from Kittitas county, June 13, 1914, to three to twenty years in the state penitentiary, for the crime of forgery, first degree. Conditional pardon granted March 8, 1916.

MASATARO SAKAGUCHI—Sentenced from King county, May 24, 1912, to fifteen years to his natural life in the state penitentiary, for the crime of murder in the second degree. Conditional pardon granted April 1, 1916.

- L. N. TRICKEL—Sentenced from Spokane county, March 10, 1914, to ten to twenty years in the state penitentiary, for the crime of murder in the second degree. Conditional pardon granted April 1, 1916.
- E. F. ACKERMAN—Sentenced from King county during the month of November, 1914, to six months to twenty years in the state penitentiary, for the crime of forgery, first degree. Conditional pardon granted April 1, 1916, on the recommendation of the trial judge, prosecuting attorney, and others.

EDWARD O'CONNOR—Sentenced from King county, March 3, 1915, to five years in the state ponitentiary, for the orime of robbery. Conditional pardon granted April 3, 1916, on the recommendation of the prosecuting attorney, and others.

A. C. Gunn—Sentenced from Whatcom county, June 1, 1915, to two to fifteen years in the state ponitontiary, for the crime of grand larceny. Conditional pardon granted April 3, 1916.

Wesley Ferguson—Sentenced from Cowlitz county, October 1, 1915, to one to fifteen years in the state reformatory, for the crime of grand larceny. Conditional pardon granted April 26, 1916.

METRO KOSAR—Sentenced from Pierce county, July 12, 1915, to one to fifteen years in the state penitentiary, for the crime of burglary in the second degree. Conditional pardon granted May 1, 1916.

RAYMOND TAYLOR—Sentenced from King county, March 24, 1916, to six months to fifteen years in the state reformatory, for the crime of grand larceny. Conditional pardon granted May 9, 1916, on the recommendation of the trial judge and prosecuting attorney.

JOHN HILDEBRAND—Sentenced from Pierce county, October 2, 1905, to life imprisonment in the state penitentiary, for the crime of murder in the second degree. Conditional pardon granted May 15, 1916. Died during November, 1916.

Rose Boozer—Sentenced from King county, April 8, 1916, to six months to fifteen years in the state penitentiary, for the orime of grand larceny. Conditional pardon granted July 19, 1916.

Severio Verone—Sentenced from Pierce county, January 16, 1914, to life imprisonment in the state penitentiary, for the crime of murder in the second degree. Conditional pardon granted July 28, 1916.

George Smith (true name George North)—Sentenced from King county, February 20, 1915, to five to ten years in the state penitentiary, for the crime of robbery. Conditional pardon granted December 7, 1916, on the recommendation of the trial judge and the superintendent of the penitentiary.

A. J. McPherson—Sentenced from Cowlitz county, October 11, 1916, to six months to fifteen years in the state penitentiary, for the crime of grand larceny. Conditional pardon granted December 22, 1916, on the recommendation of the trial judge, the prosecuting attorney, the complaining witness, the sheriff of Cowlitz county, and others.

JOHN O. ROBBINS—Sentenced from King county, December 11, 1915, to five to ten years in the state penitentiary, for the crime of arson. Conditional pardon granted December 23, 1916.

SIGMUND GEIS—Sentenced from Snohomish county, July 2, 1915, to two and one-half to seven years in the state reformatory, for the crime of burglary in the second degree. Conditional pardon granted December 23, 1916, on the recommendation of a majority of the members of the board of reformatory managers.

VIRGIL ZAHN—Sentenced from King county, February 18, 1916, to one to twenty years in the state reformatory, for the crime of forgery in the first degree. Conditional pardon granted December 23, 1916, on the recommendation of the trial judge, the prosecuting attorney and others.

WILL D. JENNINGS—Sentenced from King county, November 9, 1915, to one to fifteen years in the state reformatory, for the crime of burglary in the second degree. Conditional pardon granted December 23, 1916.

J. I. CALL—Sentenced from King county, August 19, 1916, to six months to fifteen years in the state penitentiary, for the crime of grand larceny. Conditional pardon granted January 4, 1917, on the recommendation of the prosecuting attorney of King county.

Commutations.

James Harwood—Sentenced from Kittitas county, March 2, 1915, to not less than six months in the state penitentiary, for the crime of forgery. Sentence commuted March 25, 1915, to a term of four months from date of conviction, in the Kittitas county jail.

ELMER IMMEL alias Jack Hill—Sentenced from King county, May 4, 1915, to ten to twenty years in the state penitentiary, for the crime of robbery. Commuted, June 8, 1915, on the recommendation of the trial judge, the prosecuting attorney, the prosecuting witness and several members of the trial jury, to a minimum sentence expiring at midnight on May 3, 1920.

Earl Ross and Frank Ross—Sentenced during the month of October, 1913, from Pacific county, to pay a fine of \$50.00 each and the costs of the prosecution, for the crime of assault in the third degree; reprieve of thirty days granted June 29, 1915, on the recommendation of citizens of Pacific county; extension of reprieve, for period of fifteen days from July 29, 1915, granted on July 27, 1915.

Louis Mirche—Sentenced from King county, October 9, 1915, to three months to seven and one-half years in the state penitentiary for the crime of attempt to commit grand larceny. Commuted October 29, 1915, on the recommendation of the trial judge and prosecuting attorney, to a sentence of ninety days in the King county jail.

Waldo Ripley—Sentenced from Thurston county, October 28, 1915, to six months in the state reformatory and to pay the costs of the prosecution in the sum of \$13.00, for the crime of grand larceny. Sentence commuted November 19, 1915, on the recommendation of the trial judge, prosecuting attorney, and others, to a term of ninety days in the Thurston county jail, beginning on and dating from October 28, 1915.

PAUL SCHUMAN—Sentenced from King county, March 23, 1915, to six months to five years in the state penitentiary, for the crime of accepting the earnings of a prostitute. Sentence commuted, March 13, 1916, on the recommendation of the trial judge and many citizens of King county, to a term of six months to five years in the state reformatory.

Nellie Brownlow—Sentenced from King county, May 20, 1915, to one year in the state penitentiary, for the crime of grand larceny. Sentence commuted, May 1, 1016, on the recommendation of the prosecuting attorncy, to a term of one year in the King county jail. Pardon granted July 31, 1916, on the recommendation of the prosecuting attorney.

NELS GUNDERSON—Sentenced from Whatcom county, March 2, 1916, to six months on the Whatcom county poor farm, for the crime of drunkenness. Sentence commuted, May 10, 1916, on the recommendation of the prosecuting attorney and others, to a term of ninety days on the Whatcom county poor farm.

HIRAM ROBERTS—Sentenced from King county, during the month of March, 1916, to five to six years in the state penitentiary, for the crime of robbery. Sentence commuted July 6, 1916, to a term of one to five years in the state reformatory.

A. M. TRIMBLE—Sentenced from King county, July 6, 1916, to six months to one year in the state penitentiary, for the crime of obtaining money by false pretenses. Sentence commuted, September 1, 1916, on the trial judge's recommendation, and that of citizens of King county, to a term of six months in the King county jail.

JOSEPH CHARLES HIRTE—Sentenced from Grays Harbor county, December 24, 1910, to serve sentences of five to fifteen and five to twenty years, respectively, in the state penitentiary, for the crimes of robbery. Minimum sentences commuted, December 26, 1916, to expire at midnight on December 31, 1916, upon recommendation of the prison board.

Remission of Fines and Forfeitures.

Frank Ross—Sentenced from Pacific county during the month of April, 1914, to pay a fine of \$50.00 and the costs of the prosecution for the crime of assault in the third degree. Remission granted January 21, 1915, on the recommendation of citizens of Pacific county.

DICK KLINGMAN—Sentenced from Whatcom county, June 8, 1914, to six months in the Whatcom county jail and to pay a fine of \$300.00 and costs for the crime of family desertion. Remission of fine, also pardon, granted January 21, 1915, on the recommendation of the prosecuting attorney.

J. E. Masters—Sentenced from King county during the month of February, 1915, to pay a fine of \$25.00 and the costs of the prosecution in the sum of \$173.00, for the crime of obstructing a public highway. Remission granted March 30, 1915, on the recommendation of the trial judge and prosecuting attorney, of such portion of the fine and costs as had not been served out by the said Masters in the King county jail.

HARRY Boswell.—Sentenced from King county, May 12, 1914, to pay a fine of \$1,000.00 and the costs of the prosecution, for the crime of manslaughter. Fine paid and remission granted, July 21, 1915, of such portion of the costs as had not been served out by the said Boswell in the King county jail, on the recommendation of the trial judge, many officials of King county, and citizens of King county.

PHILLIP A. Moss—Sentenced from Snohomish county, February 6, 1915, to a term of ninety days in the Snohomish county jail, and to pay a fine of \$250.00 and the costs of the prosecution amounting to \$189.35, for the crime of assault in the third degree. Pardon granted August 9, 1915, and such portion of fine and costs as had not been served out by the defendant in the Snohomish county jail, remitted, on the recommendation of the prosecuting attorney, the sheriff and a large number of citizens of Snohomish county.

CARL REQUA—Sentenced from Spokane county, October 23, 1915, to pay a fine of \$500.00 and the costs of the prosecution, for the crime of living with a prostitute. Fine reduced to \$200.00 and such portion of costs as had not been served out by the said Requa in the Spokane county jail, remitted December 13, 1915, on the recommendation of the prosecuting attorney.

Walter M. Robison—Sentenced from King county, January 28, 1916, to one to fifteen years in the state reformatory, for the crime of grand larceny. Sentence suspended February 9, 1916, on the recommendation of the trial judge, the prosecuting attorney and the complaining witness.

FRED McPherson—Sentenced from King county, February 25, 1916, to two to fifteen years in the state reformatory, for the crime of burglary, second degree. Sen-

tence suspended March 2, 1916, on the recommendation of the trial judge, the prosecuting attorney and the complaining witness.

JOE BOTTIANI—Sentenced from Walla Walla county, March 3, 1916, to twenty days in the Walla Walla county jail and to pay the costs of the prosecution, for the crime of petit larceny. Pardon granted, with remission of such portion of costs as not already served out by the said defendant in the Walla Walla county jail, on March 13, 1916, on the recommendation of the trial judge and the prosecuting attorney.

Walter Bowen & Co., Inc.—Sentenced on October 16, 1914, from King county, to pay a fine of \$100.00 and the costs of the prosecution, for the crime of violating the commission merchants' law. Remission granted May 9, 1916, on the recommendation of the prosecuting attorney.

GEORGE ZIEGLER—Sentenced from King county, March 20, 1916, to pay a fine of \$400.00, for the crime of petit larceny. Pardon and restoration of civil rights granted June 1, 1916, on the recommendation of the trial justice and prosecuting attorney.

E. J. COTTER—Sentenced from King county, May 18, 1916, to pay a fine of \$300.00 for the crime of lewdness. Pardon granted June 26, 1916, on the recommendation of the trial judge and prosecuting attorney, together with remission of such portion of said fine as had not been served out by the said Cotter in the King county jail.

ODESSA C. GROSHONG—Sentenced from Klickitat county, October 2, 1915, to one year in the county jail and to pay a fine of \$1,000.00 for the crime of manslaughter. Fine paid. Pardon, restoring civil rights, granted April 26, 1916, on the recommendation of the trial judge, the prosecuting attorney and many citizens of Klickitat county.

CLYDE GERMAN—Sentenced from Kittitas county, September 25, 1916, to pay a fine of \$100.00 and the costs of the prosecution for the crime of assault in the third degree. Fine reduced, December 23, 1916, to \$25.00 and costs, on the recommendation of the trial judge.

Restoration of Civil Rights.

Under the provisions of an act entitled: "An act to define, regulate and govern the state penitentiary and declaring an emergency," approved March 9, 1891, and an act amendatory thereto, approved March 16, 1897, and in all cases upon the recommendation of the superintendent of the state penitentiary, civil rights were restored to the following inmates of the state penitentiary on the dates indicated opposite their names, and effective upon completion of the sentences in the state penitentiary imposed upon them by the court:

Mike Powers, February 20, 1915.

DANIEL FRAZIER, March 24, 1915.

BERT KNIGHT, March 24, 1915.

GEORGE HATFIELD, April 28, 1915.

TONY JOVICH, May 24, 1915.

JAMES OGLE, May 24, 1915.

WILLIAM WILSON, May 24, 1915.

ROBERT E. LEE, July 19, 1915.

BERT KNOWLES, August 20, 1915. (By the Acting Governor.)

CHARLES SMITH, August 20, 1915. (By the Acting Governor.)

T. F. McDonald, August 20, 1915. (By the Acting Governor.)

CHARLES EUTSLER, October 22, 1915.

VICTOR PETERSON, October 22, 1915.

Frank L. Harris, October 22, 1915.

Frank Thompson, October 22, 1915.

J. S. Custer, October 22, 1915.

WILLIAM WILKENSON, March 2, 1916.

JOSEPH DUTEAU, May 23, 1916.

FRED H. BILES, May 23, 1916.

FRED ISBISTER, July 24, 1916.

EDWARD LOOKER, December 22, 1916.

SAM OWENS—Sentenced from King county, December 21, 1915, to pay a fine of \$400.00 for the crime of assault in the second degree. Fine paid. Civil rights restored February 25, 1916.

D. H. NAGLE—Sentenced from King county during the month of April, 1916, to pay a fine of \$100.00 for the crime of selling liquor contrary to an ordinance of the city of Seattle. Fine paid. Civil rights restored December 22, 1916.

Pardons Recommended by the Prison Board.

CARL FISHER—Sentenced from King county, February 18, 1911, to five to six years in the state penitentiary, for the crime of robbery. Pardon granted May 12, 1915.

F. W. PARKER—Sentenced from Wahkiakum county, May 17, 1913, to five to ten years in the state penitentiary, for the orime of receiving a deposit as a banker, knowing himself to be insolvent. Pardon granted May 12, 1915.

WILLIAM DEACON—Sentenced from Adams county, July 28, 1913, to five to five and one-half years in the state penitentiary, for the crime of robbery by force or intimidation. Pardon granted July 24, 1915.

ROCCO LOCONDO—Sentenced from Adams county, October 8, 1913, to two to ten years in the state penitentiary, for the crime of assault in the second degree. Pardon granted November 24, 1915.

John C. Corcoran—Sentenced from Spokane county, November 17, 1914, to one to fifteen years in the state penitentiary, for the crime of burglary, second degree. Pardon granted August 7, 1915.

VIRGIL YOUNG—Sentenced from King county November 12, 1910, to imprisonment in the state penitentiary, for the crime of assault in the first degree. Pardon granted by the Acting Governor, August 30, 1915.

FRANK CODY—Sentenced from Yakima county, August 4, 1914, to one to fifteen years in the state penitentiary, for the crime of burglary, second degree. Pardon granted November 15, 1915.

HERBERT McVanna—Sentenced from Cowlitz county, March 9, 1911, to imprisonment in the state penitentiary, for the crime of escaping from prison. Pardon granted March 27, 1916.

WILLIAM N. GAY—Sentenced from Chelan county, December 11, 1913, to five to ten years in the state penitentiary, for the crime of rape. Pardon granted May 1, 1916.

Conditional Pardons Recommended by the Prison Board.

Walter Henderson—Sentenced from Franklin county, February 10, 1911, to five to five and one-half years in the state penitentiary, for the crime of robbery. Conditional pardon granted February 19, 1915. Final release granted April 27, 1916.

CHARLES MATSUI—Sentenced from Yakima county, January 1, 1908, to twenty years in the state penitentiary, for the crime of murder, second degree. Conditional pardon granted April 23, 1915, for honor service. Final release granted April 1, 1916.

- A. P. Vance—Sentenced from Pierce county, November 13, 1901, to life imprisonment in the state penitentiary, for the crime of murder in the first degree. Conditional pardon granted April 28, 1915.
- J. L. Lusher—Sentenced from Thurston county, June 20, 1905, to life imprisonment in the state penitentiary, for the crime of rape. Conditional pardon granted April 28, 1915.

CHARLES BROWN—Sentenced from Pierce county, January 24, 1911, to five to ten years in the state penitentiary, for the crime of burglary. Conditional pardon granted April 28, 1915. Final release granted April 27, 1916.

JOHN MONTELLO—Sentenced from King county, February 25, 1911, to seven to twenty years in the state penitentiary, for the crime of robbery. Conditional pardon granted April 28, 1915.

J. E. SMITH—Sentenced from Pierce county, February 27, 1912, to five to ten years in the state penitentiary, for the crime of assault, second degree. Conditional pardon granted April 28, 1915. Final release granted April 27, 1916.

Bessie White—Sentenced from Spokane county, February 27, 1912, to three and one-half to ten years in the state penitentiary, for the crime of attempted robbery. Conditional pardon granted April 28, 1915. Final release granted April 27, 1916.

IRENE BAKER—Sentenced from Spokane county, March 14, 1912 (remittitur filed September 26, 1912), to three and one-half to ten years in the state penitentiary, for

the crime of attempted robbery. Conditional pardon granted April 28, 1915. Final release granted November 8, 1915.

EUGENE AKEY—Sentenced from Kittitas county, February 26, 1913, to five to fifteen years in the state penitentiary, for the crime of grand larceny. Conditional pardon granted April 28, 1915. Final release granted April 27, 1916.

SAMUEL H. FISHER—Sentenced from Jefferson county, September 10, 1913, to three to ten years in the state penitentiary, for the crime of assault, second degree. Conditional pardon granted April 28, 1915. Final release granted April 27, 1916.

TROY TREMBLE—Sentenced from Pierce county, April 1, 1914, to three to fifteen years in the state penitentiary, for the crime of grand larceny. Conditional pardon granted April 28, 1915.

W. H. Banan—Sentenced from Whitman county, July 17, 1914, to one to twelve years in the state penitentiary, for the crime of burglary, second degree. Conditional pardon granted April 28, 1915.

WILLIAM FRANKLIN—Sentenced from King county, October 25, 1913, to one to twenty years in the state penitentiary, for the crime of forgery, first degree. Conditional pardon granted May 28, 1915, for honor camp service. Final release granted November 24, 1915.

RICHARD E. KINGSLEY—Sentenced from Spokane county, September 17, 1913, to one to twenty years in the state penitentiary, for the crime of forgery, first degree. Conditional pardon granted May 28, 1915, for honor camp service. Final release granted November 24, 1915.

P. E. TREECE—Sentenced from King county, June 7, 1913, to one to twenty years in the state penitentiary, for the crime of forgery, first degree. Conditional pardon granted May 28, 1915, for honor camp service. Final release granted October 18, 1915.

CHARLES BROWN—Sentenced from King county, April 26, 1913, to two and one-half to fifteen years in the state penitentiary, for the crime of burglary, second degree Conditional pardon granted May 28, 1915, for honor camp service; revoked June 17, 1915.

George Busht—Sentenced from Pend Oreille county, May 26, 1913, to three to fifteen years (fixed by statute) in the state penitentiary, for the orime of burglary, second degree. Conditional pardon granted May 28, 1915, for honor camp service. Final release granted November 24, 1915.

FRANK WILSON—Sentenced from Spokane county, November 26, 1912, to three to ten years in the state penitentiary, for the crime of sodomy. Conditional pardon granted May 28, 1915, for honor camp service. Final release granted November 24, 1915.

JAMES MILLER—Sentenced from Chehalis county, September 28, 1912, to two and one-half to fifteen years in the state penitentiary, for the crime of grand largeny. Conditional pardon granted May 28, 1915, for honor camp service; revoked by the Acting Governor, August 13, 1915. Final release granted December 23, 1915.

CARL MIKKELSON, alias CHARLES MITCHELL—Sentenced from King county, April 27, 1912, to three to fifteen years in the state ponitontiary, for the grand larceny. Conditional pardon granted May 28, 1915; revoked August 6, 1915.

MARTIN SCHOMERS—Sentenced from Stevens county, September 22, 1911, to five to fifteen years in the state penitentiary for the crime of robbery. Conditional pardon granted May 28, 1915, for honor camp service; revoked August 6, 1915.

MAGNUS SCHMAH—Sentenced from King county, February 11, 1911, to five to fifteen years in the state penitentiary for the crime of burglary, second degree. Con ditional pardon granted May 28, 1915, for honor camp service. Final release granted January 24, 1916.

JOSEPH KELLEY—Sentenced from Kittitas county, January 10, 1911, to five to twelve years in the state penitentiary for the crime of robbery. Conditional pardon granted May 28, 1915, for honor camp service. Final release granted November 24, 1915.

FRED KRUG-Sentenced from Walla Walla county, November 18, 1910, to five to ten years in the state penitentiary for the crime of assault, second degree. Conditional

pardon granted May 28, 1915, for honor camp service. Final release granted November 24, 1915.

EMMETT MITCHELL—Sentenced from Snohomish county, December 20, 1902, to twenty years in the state penitentlary for the crime of robbory. Conditional pardon granted May 28, 1915, for honor camp service. Final release granted December 3, 1915.

JOHN GUNDERSON—Sentenced from Jefferson county, August 11, 1914, to six months to seven and one-half years in the state penitentiary for the crime of attempt to commit burglary in the second degree. Conditional pardon granted May 28, 1915, for honor camp service. Final release granted November 24, 1915.

WILLIAM MURPHY—Sentenced from Thurston county, April 24, 1914, to not less than one year in the state penitentiary for the crime of burglary, second degree. Conditional pardon granted May 28, 1915, for honor camp service. Final release granted November 24, 1915.

HENRY EDWARDS—Sentenced from Skagit county, November 6, 1913, to six months to fifteen years in the state reformatory (transferred to the state penitentiary) for the crime of burglary, second degree. Conditional pardon granted May 28, 1915, for honor camp service; revoked October 19, 1915.

HARRY THOMPSON—Sentenced from King county, June 28, 1913, to three to fifteen years in the state penitentiary for the crime of burglary, second degree. Conditional pardon granted May 28, 1915, for honor camp service. Final release granted December 21, 1915.

JAMES MURRAY—Sentenced from Whitman county, March 3, 1913, to three to nine years in the state penitentiary for the crime of burglary, second degree. Conditional pardon granted May 28, 1915, for honor camp service; revoked August 13, 1915, by the acting governor.

THOMAS DALY—Sentenced from King county, March 12, 1913, to two to fifteen years in the state penitentiary for the crime of grand larceny. Conditional pardon granted May 28, 1915, for honor camp service; revoked August 6, 1915.

TONY MAURICH—Sentenced from Pierce county, February 27, 1911, to five to seven years in the state penitentiary, for the crime of burglary, second degree. Conditional pardon granted May 28, 1915, for honor camp service. Final release granted October 18, 1915.

JOHN KELLEY—Sentenced from Franklin county, May 10, 1911, to five to eight years in the state penitentiary for the crime of assault, first degree. Conditional pardon granted June 1, 1915, for honor camp service. Final release granted January 24, 1916.

NODE HARDESTY—Sentenced from Stevens county, September 22, 1911, to five to ten years in the state penitentiary for the crime of robbery. Conditional pardon granted June 1, 1915, for honor camp service. Final release granted December 21, 1915.

HENRY TATES—Sentenced from Grays Harbor county, December 16, 1912, to five to six years in the state penitentiary for the crime of robbery. Conditional pardon granted June 1, 1915, for honor camp service. Final release granted January 24, 1916.

GEORGE CHAPMAN—Sentenced from Walla Walla county, March 14, 1913, to three to twenty years in the state penitentiary for the crime of forgery, first degree. Conditional pardon granted June 1, 1915, for honor camp service; final release granted February 21, 1916.

JACK O'BRIEN—Sentenced from King county, October 4, 1913, to four to fifteen years in the state penitentiary, for the crime of grand larceny. Conditional pardon granted June 1, 1915, for honor camp service. Final release granted March 17, 1916.

WILLIAM J. WALKER—Sentenced from King county, April 22, 1911, to one to twenty years in the state penitentiary for the crime of forgery, first degree. Conditional pardon granted June 1, 1915, for honor camp service. Final release granted October 18, 1915.

FRED SHIPPY—Sentenced from Pierce county, September 4, 1913, to one to fifteen years in the state reformatory (transferred to the state penitentiary) for the crime

of grand larceny. Conditional pardon granted June 1, 1915, for honor camp service. Final release granted November 24, 1915.

JAMES POOLEY—Sentenced from Kittitas county, December 1, 1913, to six months to fitteen years in the state penitentiary for the crime of grand larceny. Conditional pardon granted June 1, 1915, for honor camp service. Final release granted October 18, 1915.

TIM MURRAY—Sentenced from King county, December 13, 1913, to five to fifteen years in the state reformatory for the crime of robbery. Conditional pardon granted June 1, 1915, for honor camp service. Final release granted November 24, 1915.

JOHN H. WALKER—Sentenced from Spokane county, January 22, 1914, to one to ten years in the state penitentiary for the crime of assault in the second degree. Conditional pardon granted June 1, 1915, for honor camp service; revoked July 28, 1915.

F. E. HIVELY—Sentenced from Snohomish county, November 15, 1913, to one to seven and one-half years in the state reformatory for the crime of attempt to commit grand larceny, and on December 20, 1913, to two to fifteen years in the state penitentiary for the crime of grand larceny. Conditional pardon granted June 1, 1915, for honor camp service. Final release granted January 24, 1916.

LLOYD VISNAW—Sentenced from Stevens county, February 17, 1914, to five years in the state penitentiary for the crime of forgery, first degree. Conditional pardon granted June 1, 1915, for honor camp service. Revoked August 12, 1915, by the acting governor.

A. W. SMITH—Sentenced from King county, April 26, 1913, (remittitur filed February 27, 1914) to two to twenty years in the state penitentiary for the crime of forgery, first degree. Conditional pardon granted June 1, 1915, for honor camp service. Final release granted October 18, 1915.

WILLIAM SAMMS—Sentenced from Pend Oreille county, December 12, 1913, to one year in the state penitentiary for the crime of grand larceny. Conditional pardon granted June 1, 1915, for honor camp service. Final release granted November 24, 1915.

James Samaras—Sentenced from Lewis county, March 13, 1914, to two and one-half years in the state penitentiary for the crime of attempting to carnally know and abuse a minor child. Conditional pardon granted June 1, 1915, for honor camp service. Final release granted May 15, 1916.

GEORGE HOFFMAN—Sentenced from Ferry county, March 19, 1914, to two to ten years in the state penitentiary for the crime of arson, second degree. Conditional pardon granted June 1, 1915, for honor camp service. Final release granted November 24, 1915.

- R. D. McFadden—Sentenced from Pierce county, March 27, 1914, to one to fifteen years in the state penitentiary, for the crime of burglary, second degree. Conditional pardon granted June 1, 1915, for honor camp service. Final release granted October 18, 1915.
- A. C. GRIFFIN—Sentenced from King county, April 11, 1914, to one to fifteen years in the state penitentiary, for the crime of burglary, second degree. Conditional pardon granted June 1, 1915, for honor camp service. Final release granted October 18, 1915.
- D. McArthur—Sentenced from Pierce county, April 25, 1914, to one to fifteen years in the state penitentiary, for the crime of grand larceny. Conditional pardon granted June 1, 1915, for honor camp service. Final release granted November 24, 1916.

JOHN BARCLAY—Sentenced from Spokane county, May 13, 1914, to one to fifteen years in the state penitentiary, for the crime of burglary. Conditional pardon granted June 1, 1915, for honor camp service. Revoked July 28, 1915.

BEN WEAVER—Sentenced from Spokane county, May 14, 1914, to one to fifteen years in the state penitentiary, for the crime of burglary, second degree. Conditional pardon granted June 1, 1915, for honor camp service. Revoked August 7, 1915.

FRANK HART-Sentenced from King county, December 17, 1910, to one to fifteen years in the state reformatory (transferred to the state penitontlary) for the crima

of burglary, second degree. Conditional pardon granted June 1, 1915, for honor camp service. Final release granted October 18, 1915.

EVERETT GOAKEY—Sentenced from Stevens county, May 22, 1914, to two to ten years in the state penitentiary for the crime of incest. Conditional pardon granted June 1, 1915, for honor camp service. Final release granted February 21, 1916.

HENRY McNeil.—Sentenced from Walla Walla county, June 9, 1914, to fifteen months to fifteen years in the state positional for the crime of perjury, first degree. Conditional pardon granted June 1, 1915, for honor camp service. Final release granted November 24, 1915.

ED VAN CARLEN—Sentenced from Columbia county, August 10, 1914, to one to fifteen years in the state penitentiary for the orime of grand larceny. Conditional pardon granted June 1, 1915, for honor camp service; revoked August 5, 1915.

JOHN BROWN—Sentenced from Columbia county, September 10, 1914, to one to fifteen years in the state penitentiary, for the crime of grand larceny. Conditional pardon granted June 1, 1915, for honor camp service. Final release granted October 18, 1915.

IRVIN JONES—Sentenced from Lewis county, September 17, 1914, to one to fifteen years in the state positional for the orime of burglary, second degree. Conditional pardon granted June 1, 1915, for honor camp service. Final release granted October 18, 1915.

WILLIAM BERG—Sentenced from Franklin county, September 1, 1914, to one to three years in the state ponitentiary, for the orime of grand larceny. Conditional pardon granted June 1, 1915, for honor camp service. Final release granted November 24, 1915.

JOHN STANLEY—Sentenced from Spokane county, September 16, 1914, to one to fifteen years in the state penitentiary, for the crime of grand larceny. Conditional pardon granted June 1, 1915, for honor camp service. Final release granted December 21, 1915.

JOHN HALL—Sentenced from Lewis county, September 26, 1914, to one to fifteen years in the state penitentiary for the crime of grand larceny. Conditional pardon granted June 1, 1915, for honor camp service. Final release granted December 21, 1915.

ED WHITE—Sentenced from King county, September 26, 1914, to one to fifteen years in the state penitentiary for the crime of burglary, second degree. Conditional pardon granted June 1, 1915, for honor camp service. Final release granted December 21, 1915.

JAMES ALLEN—Sentenced from Asotin county, September 26, 1914, to one to fifteen years in the state penitentiary for the crime of grand larceny. Conditional pardon granted June 1, 1915, for honor camp service. Final release granted October 18, 1915.

FRED IRONS—Sentenced from Pierce county, October 10, 1914, to one to five years in the state penitentiary for the crime of living with a common prostitute. Conditional pardon granted June 1, 1915, for honor camp service. Final release granted February 21, 1916.

EDWARD TURNER—Sentenced from Pierce county, October 10, 1914, to one to fifteen years in the state penitentiary for the crime of burglary, second degree. Conditional pardon granted June 1, 1915, for honor camp service; revoked August 5, 1915.

J. D. COLEMAN—Sentenced from Island county, October 2, 1914, to six months to fifteen years in the state penitentiary for the crime of burglary, second degree. Conditional pardon granted June 1, 1915, for honor camp service. Final release granted January 24, 1916.

FRANK ROBINSON—Sentenced from Clarke county, November 9, 1914, to one to seven and one-half years in the state penitentiary, for the crime of attempt to commit burglary in the second degree. Conditional pardon granted June 1, 1915, for honor camp service. Final release granted February 21, 1916.

NORVAL S. KING—Sentenced from King county, October 24, 1914, to one to fifteen years in the state penitontiary, for the crime of grand larceny. Conditional pardon

granted June 1, 1915, for honor camp service. Final release granted December 21, 1915.

ALBERT RANGLE—Sentenced from Snohomish county, November 18, 1914, to nine months to ten years in the state penitentiary for the crime of assault, second degree. Conditional pardon granted June 1, 1915, for honor camp service. Final release granted November 24, 1915.

FRANK J. BURKE—Sentenced from Lewis county, December 3, 1914, to six months to one year in the state penitentiary for the crime of grand larceny. Conditional pardon granted June 1, 1915, for honor camp service. Final release granted October 18, 1915

DICK MILLIGAN—Sentenced from Lincoln county, December 19, 1914, to one to fifteen years in the state penitentiary for the crime of grand larceny. Conditional pardon granted June 1, 1915, for honor camp service. Final release granted March 17, 1916.

AL HARRIS—Sentenced from Grays Harbor county, January 15, 1915, to nine months to fifteen years in the state penitentiary for the crime of grand larceny. Conditional pardon granted June 1, 1915, for honor camp service. Final release granted March 17, 1916.

R. C. Dobson—Sentenced from Columbia county, January 25, 1915, to six months to fifteen years in the state penitentiary for the crime of burglary, second degree. Conditional pardon granted June 1, 1915, for honor camp service. Final release granted October 18, 1915.

FRED FURRY—Sentenced from Spokane county, January 13, 1915, to one to fifteen years in the state penitentiary for the crime of burglary, second degree. Conditional pardon granted June 1, 1915, for honor camp service. Final release granted February 21, 1916.

JOHN GORDAN—Sentenced from Whatcom county, May 11, 1911, to five to fifteen years in the state penitentiary for the crime of burglary, second degree. Conditional pardon granted June 1, 1915, for honor camp service. Final release granted January 24, 1916.

WILLIAM DURKE—Sentenced from Lewis county, September 30, 1911, to five to fifteen years in the state penitentiary for the crime of burglary, second degree. Conditional pardon granted June 1, 1915, for honor camp service. Final release granted January 24, 1916.

GATANO MITOLO—Sentenced from Kittitas county, May 28, 1914, to two to fifteen years in the state penitentiary for the crime of grand larceny. Conditional pardon granted June 1, 1915, for honor camp service. Final release granted February 21, 1916.

WILLIAM HERBERT STREETER—Sentenced from King county, April 4, 1914, to one to ten years in the state reformatory (transferred to the state penitentiary) for the crime of sodomy. Conditional pardon granted June 1, 1915, for honor camp service. Final release granted November 24, 1915.

SIDNEY BULFORD—Sentenced from King county, June 20, 1914, to six months to ten years in the state penitentiary, for the crime of sodomy. Conditional pardon granted June 1, 1915, for honor camp service; revoked August 13, 1915, by the acting governor. Final release granted December 23, 1915.

GEORGE F. BURTON—Sentenced from Spokane county, July 8, 1914, to six months to fifteen years in the state penitentiary for the crime of grand larceny. Conditional pardon granted June 1, 1915, for honor camp service. Final release granted October 18, 1915.

George Hill.—Sentenced from Adams county, August 1, 1914, to one to five years in the state penitentiary, for the crime of burglary, second degree. Conditional pardon granted June 1, 1915, for honor camp service. Final release granted February 21, 1916.

MATT MILLER—Sentenced from Adams county, August 1, 1914, to one to five years in the state penitentiary, for the crime of burglary, second degree. Conditional pardon granted June 1, 1915, for honor camp service. Final release granted February 21, 1916.

JESSE DYAR—Sentenced from Whitman county, August 7, 1914, to two to five years in the state penitentiary for the crime of grand larceny. Conditional pardon granted June 1, 1915, for honor camp service. Revoked August 12, 1915, by the acting governor.

JOHN KING-Sentenced from King county, April 1, 1905 (remittitur filed December 8, 1905) to life imprisonment in the state penitentiary for the crime of burglary. Conditional pardon granted August 6, 1915; revoked December 21, 1915.

THOMAS ANDERSON—Sentenced from Clarke county, November 21, 1906, to life imprisonment in the state penitentiary for the crime of murder in the second degree. Conditional pardon granted August 6, 1915.

RICHARD HENRY—Sentenced from Kittitas county, January 30, 1911, to imprisonment in the state positiontiary for ten to fifteen years for the crime of having twice been convicted of a felony. Conditional pardon granted August 6, 1915; revoked March 18, 1916.

John King (true name John Huntington)—Sentenced from Snohomish county, April 5, 1911, to five to twenty years in the state penitentiary, for the crime of robbery. Conditional pardon granted August 6, 1915. Final release granted February 15, 1916.

- C. H. HARRISON—Sentenced from Spokane county, May 1, 1911, to six to eight years in the state penitentiary for the crime of robbery. Conditional pardon granted August 6, 1915. Revoked December 30, 1915.
- T. E. ALEXANDER—Sentenced from Spokane county May 9, 1911 (remittitur filed December 6, 1911) to life imprisonment in the state penitentiary for the crime of being an habitual criminal. Conditional pardon granted August 6, 1915.

LESTER THOMAS—Sentenced from King county, May 17, 1911, to five to ten years in the state penitentiary for the crime of assault in the first degree. Conditional pardon granted August 6, 1915. Final release granted July 28, 1916.

GUSTAVE BOLIN—Sentenced from Skagit county, November 27, 1912, to five to seven years in the state ponitentiary for the crime of rape. Conditional pardon granted August 6, 1915.

JESSE JAMES—Sentenced from King county, April 12, 1913, to five to fifteen years in the state penitentiary for the crime of burglary, second degree. Conditional pardon granted August 6, 1915.

MILLARD BOYD—Sentenced from Douglas county, November 12, 1913, to three to fifteen years in the state positional pardon granted August 6, 1915. Final release granted July 28, 1916.

- J. W. Olts—Sentenced from King county, January 17, 1914, to five to fifteen years in the state penitentiary for the crime of burglary, second degree. Conditional pardon granted August 6, 1915.
- E. C. CHRISTENSON—Sentenced from Spokane county, July 15, 1914, to two to fifteen years in the state penitentiary for the crime of grand larceny. Conditional pardon granted August 6, 1915. Final release granted July 28, 1915.

MARSHALL G. TILDEN—Sentenced from Stevens county, May 17, 1913 (remittitur filed June 19, 1914) to two to five years in the state penitentiary for the crime of seduction. Conditional pardon granted August 6, 1915. Final release granted July 28, 1916.

JOHN THOMPSON—Sentenced from Yakima county, December 14, 1910, to five to twenty years in the state penitentiary for the crime of attempt to commit rape. Conditional pardon granted August 6, 1915, for honor camp service. Final release granted December 21, 1915.

Tom Tevino—Sentenced from King county, December 16, 1911, to one to fifteen years in the state penitentiary for the crime of burglary, second degree. Conditional pardon granted August 6, 1915, for honor camp service; revoked August 9, 1915.

J. E. Murphy—Sentenced from King county, August 6, 1915, to one to fifteen years in the state penitentlary for the crime of burglary, second degree. Conditional pardon granted August 6, 1915, for honor camp service. Final release granted November 24, 1915.

TIM Kelly—Sentenced from Stevens county, November 18, 1912, to five to seven years in the state penitentiary for the crime of robbery. Conditional pardon granted August 6, 1915, for honor camp service; revoked September 27, 1915.

JACK GORDON—Sentenced from Whitman county, August 27, 1913, to four to twelve years in the state positional pardon granted August 6, 1915, for honor camp service. Final release granted January 24, 1916.

BERNARD E. DUCKETT—Sentenced from Walla Walla county, January 3, 1914, to three to twenty years in the state penitentiary for the crime of forgery, first degree. Conditional pardon granted August 6, 1915, for honor camp service. Final release granted December 21, 1915.

CHARLES FOWLER—Sentenced from Ferry county, December 13, 1913, to eighteen months to five years in the state penitentiary for the crime of forgery, first degree. Conditional pardon granted August 6, 1915, for honor camp service; revoked August 9, 1915.

JOHN W. NELSON—Sentenced from Kittitas county, January 23, 1914, to three to twenty years in the state penitentiary, for the crime of forgery, first degree. Conditional pardon granted August 6, 1915, for honor camp service. Final release granted April 15, 1916.

T. H. Wells—Sentenced from Pierce county, January 21, 1914, to one to fifteen years in the state penitentiary for the crime of grand larceny. Conditional pardon granted August 6, 1915. Final release granted November 24, 1915. Conditional pardon was granted for honor camp service.

William Clark—Sentenced from Franklin county, February 24, 1914, to one to twenty years in the state penitentiary for the crime of forgery. Conditional pardon granted August 6, 1915, for honor camp service. Final release granted November 24, 1915.

ED NELSON—Sentenced from Spokane county, July 2, 1914, to one to fifteen years in the state penitentiary for the crime of burglary, second degree. Conditional pardon granted August 6, 1915, for honor camp service. Final release granted December 21, 1915.

HEREBERT KENT Sentenced from Yakima county, August 4, 1914, to one to fifteen years in the state penitentiary, for the crime of burglary, second degree. Conditional pardon granted August 6, 1915, for honor camp service; revoked August 9, 1915.

FRANK PEARSON—Sentenced from Lincoln county, August 17, 1914, to six months to fifteen years in the state penitentiary for the crime of grand larceny by stealing from the person. Conditional pardon granted August 6, 1915, for honor camp service. Final release granted November 24, 1915.

N. Hansen—Sentenced from King county, September 28, 1914, to one to twenty years in the state penitentiary for the crime of forgery, first degree. Conditional pardon granted August 6, 1915, for honor camp service. Final release granted December 21, 1915.

ED BRACE—Sentenced from Pierce county, November 13, 1914, to one to fifteen years in the state penitentiary for the crime of burglary, second degree. Cenditional pardon granted August 6, 1915, for honor camp service. Final release granted January 24, 1916.

SAM EPPY—Sentenced from King county, October 31, 1914, to one to ten years in the state penitentiary for the orime of assault, accord degree. Conditional pardon granted August 6, 1915, for honor camp service. Final release granted November 24, 1915.

- O. C. BAUERMEISTER—Sentenced from Clarke county, December 16, 1914, to six months to fifteen years in the state pententiary for the crime of grand lanceny. Con ditional pardon granted August 6, 1915, for honor camp service. Final release granted November 24, 1915.
- E. M. DOOLEY—Sentenced from King county, February 7, 1914 (remittitur filed December 21, 1914) to one to ten years in the state peritentiary for the crime of witness asking bribe. Conditional pardon granted August 6, 1915, for honor camp service; revoked August 9, 1915.

JAMES PAYNE—Sentenced from Grays Harbor county, January 12, 1915, to one to fifteen years in the state penitentiary for the crime of grand larceny. Conditional pardon granted August 6, 1915, for honor camp service. Final release granted January 24, 1916.

L. Watson—Sentenced from Grays Harbor county, January 30, 1915, to one to fifteen years in the state penitentiary for the crime of grand larceny. Conditional pardon granted August 6, 1915, for honor camp service. Final release granted January 24, 1916.

ADAM JAKUBOWSKI—Sentenced from King county, November 23, 1915 (remittitur filed February 21, 1914) to six months to fifteen years in the state penitentiary for the crime of grand larceny. Conditional pardon granted August 6, 1015, for honor camp service. Final release granted September 20, 1915.

R. J. Moff—Sentenced from King county, January 16, 1915, to one to fifteen years in the state penitentlary for the crime of burglary, second degree—Conditional pardou granted August 6, 1915, for honor camp service. Final release granted March 17, 1916.

HARRY REON—Sentenced from Yakima county, January 18, 1915, to six months to fifteen years in the state penitentiary for the crime of burglary, second degree. Con ditional pardon granted August 6, 1915. Revoked October 1, 1915.

JOHN McDonald—Sentenced from King county, February 13, 1915, to one to fifteen years in the state penitentiary for the crime of grand larceny. Conditional pardon granted August 6, 1915, for honor camp service. Revoked August 9, 1915.

FRANK MURRAY—Sentenced from Walla Walla county, March 9, 1915, to one to fifteen years in the state penitentiary for the crime of grand larceny. Conditional pardon granted August 6, 1915, for honor camp service. Final release granted March 17, 1916.

A. L. MITCHELL—Sentenced from Snohomish county, March 6, 1915, to one to twenty years in the state penitentiary for the crime of forgery, first degree. Conditional pardon granted August 6, 1915, for honor camp service. Final release granted March 17, 1916.

George Kinney—Sentenced from Lincoln county, November 24, 1913 (remittitur filed February 25, 1915) to one to two years in the state penitentiary for the crime of disposing of intoxicating liquor to an Indian. Conditional pardon granted August 6; 1915, for honor camp service. Final release granted January 24, 1916.

ROBERT E. MOORE—Sentenced from Pierce county, April 15, 1915, to one to fifteen years in the state penitentiary for the crime of grand larceny. Conditional pardon granted August 6, 1915, for honor camp service; revoked Nevember 15, 1915.

CHARLES SEIFERT—Sentenced from King county, February 10, 1912 (remittitur filed April 1, 1912) to ten to fifteen years in the state penitentiary for the crime of murder, second degree. Conditional pardon granted October 28, 1915.

ANDREA TOMOCELLO—Sentenced from Spokane county, December 31, 1913, to five to ten years in the state penitentiary for the crime of assault, first degree. Conditional pardon granted October 28, 1915.

WILLIAM LEAKE—Sentenced from Whitman county, August 7, 1914, to five to ten years in the state ponitentiary for the crime of burglary, second degree. Conditional pardon granted October 28, 1915.

WILLIAM H. SWEET.—Sentenced from King county, May 31, 1911, to four to fifteen years in the state penitentiary for the crime of burglary, second degree. Conditional pardon granted November 2, 1915. Final release granted February 21, 1916. Conditional pardon was granted for honor camp service.

NICK CIRILLI—Sentenced from Kittitas county, October 21, 1911, to five to ten years in the state penitentiary for the crime of assault, first degree. Conditional pardon granted November 2, 1915, for honor camp service. Final release granted June 19, 1916.

ED PRICE—Sentenced from Snohomish county, January 13, 1912, to five to fifteen years in the state penitentiary for the crime of assault, first degree. Conditional pardon granted November 2, 1915, for honor camp services. Final release granted May 15, 1916.

HERBERT S. MATSON—Sentenced from King county, January 20, 1912 (remittitur filed April 1, 1912) to five to twenty years in the state penitentiary for the crime of robbery and to three to fifteen years for the crime of grand larceny. Conditional pardon granted November 2, 1915, for honor camp service. Final release granted March 17, 1916.

George Winker—Sentenced from Skagit county, June 27, 1912, to three to ten years in the state penitentiary for the crime of assault, second degree. Conditional pardon granted November 2, 1915, for honor camp service. Final release granted April 15, 1916.

JAMES HOWARD—Sentenced from King county, December 6, 1913, to three to fifteen years in the state penitentiary for the crime of grand larceny. Conditional pardon granted November 2, 1915, for honor camp service. Final release granted June 19, 1916.

AVERY HOUSTON—Sentenced from King county, March 13, 1914, to two to five years in the state penitentiary for the crime of attempt to commit sodomy. Conditional pardon granted November 2, 1915, for honor camp service. Final release granted March 17, 1916.

E. D. GRADKE—Sentenced from Whatcom county, May 6, 1914, to two and one-half to twenty years in the state penitentiary for the crime of forgery. Conditional pardon granted November 2, 1915, for honor camp service. Final release granted June 19, 1916.

HERBERT Kent--Sentenced from Yakima county, August 4, 1914, to one to fifteen years in the state penitentiary for the crime of burglary, second degree. Conditional pardon granted November 2, 1915, for honor camp service. Final release granted February 21, 1916.

CHARLES THOMAS—Sentenced from King county, August 11, 1914, to one to fifteen years in the state penitentiary for the crime of grand larceny. Conditional pardon granted November 2, 1915, for honor camp service. Final release granted March 17, 1916.

- E. BISMARK—Sentenced from Pacific county, November 10, 1914, to fourteen months to twenty years in the state penitentiary for the crime of forgery, first degree. Conditional pardon granted November 2, 1915, for honor camp service. Final release granted February 21, 1916.
- D. H. BLACKBURN—Sentenced from King county, November 10, 1914, to one to ten years in the state penitentiary for the crime of assault, second degree. Conditional pardon granted November 2, 1915, for honor camp service. Final release granted February 21, 1916.
- G. A. GILMORE—Sentenced from Walla Walla county, November 28, 1914, to eighteen months to fifteen years in the state penitentiary for the crime of grand larceny. Conditional pardon granted November 2, 1915, for honor camp service. Final release granted May 12, 1916.

CHARLES DAVIS—Sentenced from Walla Walla county, December 22, 1914, to eighteen months to fifteen years in the state penitentiary for the crime of burglary, second degree. Conditional pardon granted Novomber 2, 1915, for honor camp service Final release granted June 19, 1916.

NICK NELSON—Sentenced from King county, January 30, 1915, to one to fifteen years in the state penitentiary for the crime of grand larceny. Conditional pardon granted November 2, 1915, for honor camp service. Final release granted February 21, 1916.

DAVID L. PARLIMAN—Sentenced from Whatcom county, April 15, 1916, to one to fifteen years in the state penitentiary for the crime of grand larceny. Conditional pardon granted November 2, 1915, for honor camp service. Final release granted April 15, 1916.

JOHN H. PERKINS—Sentenced from Yakima county, May 18, 1915, to six months to fifteen years in the state penitentiary for the crime of forgery, first degree. Conditional pardon granted November 2, 1915, for honor camp service. Final release granted February 21, 1916.

ROBERT BAKHUE—Sentenced from Clallam county, June 1, 1915, to six months to twenty years in the state penitentiary for the crime of forgery, first degree. Conditional pardon granted November 2, 1915, for honor camp service. Final release granted February 21, 1916.

COSTANGO GALVANGO—Sentenced from King county, June 30, 1915, to six months to five years in the state penitentiary for the crime of accepting the carnings of a common prostitute. Conditional pardon granted November 2, 1915, for honor camp service. Final release granted March 17, 1916.

LEE DUGGAN—Sentenced from Cowlitz county, April 27, 1915, to one to ten years in the state penitentiary for the crime of carnal knowledge of a female child over the ago of fifteen years and under eighteen years of age and of previous chaste character. Conditional pardon granted December 18, 1915.

Louis C. Peterson—Sentenced from Benton county, July 3, 1913, to five to fifteen years in the state penitentiary for the crime of grand larceny. Conditional pardon granted December 22, 1915.

H. Helm—Sentenced from King county, December 16, 1914, to five years to five years, one day, in the state penitentiary for the crime of robbery. Conditional pardon granted December 22, 1915.

Max Fishback—Sentenced from Spokane county, May 13, 1915, to one to fifteen years in the state penitentiary for the crime of grand larceny. Conditional pardon granted December 22, 1915.

CHARLES FRANZEN—Sentenced from Yakima county, March 17, 1906, to twenty-five years in the state positiontiary for the crime of rape. Conditional pardon granted December 23, 1915.

REUBEN GREEN—Sentenced from Pend Oreille county, October 26, 1911, to five to six years in the state penitentiary for the crime of assault, first degree. Conditional pardon granted December 23, 1915.

JOSEPH VALLON—Sentenced from Grays Harbor county, December 16, 1911, to five to six years in the state penitentiary for the crime of assault, first degree. Conditional pardon granted December 23, 1915.

JACK VAN DOWSKI—Sentenced from Lewis county, May 1, 1911, to five to twelve years in the state ponitontiary for the crime of assault, first degree. Conditional pardon granted February 29, 1916, for honor camp service. Final release granted June 19, 1916.

ANTONIO VALATI—Sentenced from Kittitas county, May 8, 1911, to five to nine years in the state positioniary for the crime of assault, first degree. Conditional pardon granted February 29, 1916, for honor camp service. Final release granted June 19, 1916.

PETER JACOBS—Sentenced from Spokane county, March 1, 1915, to five to twenty years in the state penitentiary for the crime of robbery. Conditional pardon granted February 29, 1916, for honor camp service. Final release granted June 19, 1916.

EMIL KLINE—Sentenced from Spokane county, May 14, 1912, to five to fifteen years in the state penitentiary for the crime of burglary. Conditional pardon granted February 29, 1916, for honor camp service. Final release granted June 19, 1916.

W. H. CARMICHAEL—Sentenced from King county, January 22, 1913, to five to fifteen years in the state penitentiary for the crime of grand larceny. Conditional pardon granted February 29, 1916, for honor camp service. Final release granted June 19, 1916.

FRED THOMAS—Sentenced from King county, April 19, 1913, to two to fifteen years in the state penitentiary for the crime of burglary, second degree. Conditional pardon granted February 29, 1916, for honor camp service. Final release granted June 19, 1916.

L. L. Grace—Sentenced from Pierce county, January 29, 1914, to two to fifteen years in the state penitentiary for the crime of burglary, second degree. Conditional pardon granted February 29, 1916, for honor camp service. Final release granted June 19, 1916.

CHARLES B. MILLER—Sentenced from King county, January 31, 1914, to three to fifteen years in the state penitentiary for the crime of burglary, second degree. Conditional pardon granted February 29, 1916, for honor camp service. Final release granted June 19, 1916.

JACK MASON—Sentenced from King county, March 10, 1914, to two to fifteen years in the state penitentiary for the crime of burglary, second degree. Conditional pardon granted February 29, 1916, for honor camp service. Final release granted June 19, 1916.

NORMAN SANFORD—Sentenced from Adams county, April 25, 1914, to one to ten years in the state penitentiary for the crime of assault, second degree, and not less than one nor more than fifteen years in the state penitentiary for the crime of grand larceny. Conditional pardon granted February 29, 1916, for honor camp service; revoked May 27, 1916.

- C. B. Anderson—Sentenced from Spokane county, September 19, 1914, to one to fifteen years in the state penitentiary for the crime of grand larceny. Conditional pardon granted February 29, 1916, for honor camp service. Final release granted June 19, 1916.
- H. J. Bowen—Sentenced from Spokane county, September 22, 1914, to two to fifteen years in the state penitentiary for the crime of burglary, second degree. Conditional pardon granted February 29, 1916, for honor camp service. Final release granted June 19, 1916.

WILLIAM GOADY—Sentenced from Kittitas county, October 2, 1914, to six months to fifteen years in the state penitentiary for the crime of grand larceny. Conditional pardon granted February 29, 1916, for honor camp service. Final release granted June 19, 1916.

ARNO GROSSER—Sentenced from King county, September 30, 1914, to two to five years in the state penitentiary for the crime of attempt to commit robbery. Conditional pardon granted February 29, 1916, for honor camp service. Final release granted June 19, 1916.

A. B. Barrow—Sentenced from King county, January 9, 1915, to one to twenty years in the state penitentiary for the crime of forgery, first degree. Conditional pardon granted February 29, 1916, for honor camp service. Final release granted June 19, 1916.

HARRY HOOPER—Sentenced from King county, February 6, 1915, to one to fifteen years in the state penitentiary for the crime of grand larceny. Conditional pardon granted June 19, 1916.

HERMAN MILLER—Sentenced from Spokane county, February 24, 1915, to one to twenty years in the state penitentiary for the crime of forgery. Conditional pardon granted February 29, 1916, for honor camp service. Final release granted June 19, 1916.

DAN BARBIS—Sentenced from Spokane county, February 11, 1915, to one to ten years in the state penitentiary for the crime of assault, second degree. Conditional pardon granted February 29, 1916, for honor camp service. Final release granted June 19, 1916

BEN LORRAINE—Sentenced from Thurston county, March 10, 1915, to one year in the state penitentiary for the crime of grand larceny. Conditional pardon granted February 29, 1916, for honor camp service. Final release granted June 19, 1916.

WALTER VENTER—Sentenced from Spokane county, March 15, 1915, to one to fifteen years in the state penitentiary for the crime of burglary, second degree. Conditional pardon granted February 29, 1916, for honor camp service. Final release granted June 19, 1916.

F. L. Powers—Sentenced from Columbia county, March 20, 1915, to one to twenty years in the state penitentiary for the crime of forgery. Conditional pardon granted February 29, 1916, for honor camp service. Final release granted June 19, 1916.

ED NIXON—Sentenced from Grays Harbor county, March 30, 1915, to one to ten years in the state penitentiary for the crime of assault, second degree. Conditional pardon granted February 29, 1916, for honor camp service. Final release granted June 19, 1916.

Francis C. Ward—Sentenced from Stevens county, December 13, 1915, to eighteen months to fifteen years in the state Penitentiary for the crime of grand larceny. Conditional pardon granted February 26, 1916, for honor camp service; revoked July 6, 1916. Final release, effective January 1st, 1917, granted December 23, 1916.

C. L. Gracy—Sentenced from Pierce county, March 19, 1915, to one to fifteen years in the state penitentiary for the crime of grand larceny. Conditional pradon granted February 29, 1916, for honor camp service. Final release granted June 19, 1916.

WILLIAM McIntish—Sentenced from Spokane county, April 5, 1915, to one to fifteen years in the state penitentiary for the crime of burglary in the second degree. Conditional pardon granted February 29, 1916, for honor camp service. Final release granted June 19, 1916.

JAMES O'ROURKE—Sentenced from Spokane county, March 31, 1915, to one to fifteen years in the state penitentiary for the crime of grand larceny. Conditional pardon granted February 29, 1916, for honor camp service. Final release granted June 19, 1916.

FRANK HERMANN—Sentenced from King county, April 23, 1915, to one to twenty years in the state penitentiary for the crime of forgery in the first degree. Conditional pardon granted February 29, 1916, for honor camp service. Final release granted June 19, 1916.

G. R. Hugunin—Sentenced from Spokane county, April 29, 1915, to one to twenty years in the state penitentiary for the crime of forgery. Conditional pardon granted February 29, 1916, for honor camp service. Final release granted June 19, 1916.

Walter Scott—Sentenced from King county, October 24, 1914 (remittitur filed August 21, 1915), to one to fifteen years in the state penitentiary for the crime of grand larceny. Conditional pardon granted February 29, 1916, for honor camp service. Final release granted June 19, 1916.

JOHN B. KING—Sentenced from Walla Walla county, October 8, 1915, to eight months to ten years in the state penitentiary for the crime of assault in the second degree. Conditional pardon granted February 29, 1916, for honor camp service. Final release granted June 19, 1916.

LEON FIELDS—Sentenced from Whitman county, October 13, 1915, to six months to three years in the state penitentiary for the crime of manslaughter. Conditional pardon granted February 29, 1916, for honor camp service. Final release granted June 19, 1916.

WILLIAM BISSON—Sentenced from Pierce county, April 24, 1915, to one to twenty years in the state penitentiary for the crime of forgery in the first degree. Conditional pardon granted March 27, 1916; for honor camp service. Final release granted June 19, 1916.

LEE TAYLOR—Sentenced from King county, April 17, 1915, to one to fifteen years in the state penitentiary for the crime of burglary in the second degree. Conditional pardon granted March 27, 1916, for honor camp service. Final release granted June 19, 1916.

HARRY FLOYD—Sentenced from King county, April 27, 1915, to one to fifteen years in the state penitentiary for the crime of burglary in the second degree. Conditional pardon granted March 27, 1916, for honor camp service. Final release granted June 19, 1916.

MIKE COLOVICH—Sentenced from King county, April 27, 1915, to one to fifteen years in the state penitentiary for the crime of grand larceny. Conditional pardon granted March 27, 1916, for honor camp service. Final release granted June 19, 1916.

EARY BUSSARD—Sentenced from Spokane county, May 13, 1915, to one to fifteen years in the state penitentiary for the crime of burglary in the second degree. Conditional pardon granted March 27, 1916, for honor camp service. Final release granted June 19, 1916.

HENRY MILLER (No. 7728)—Sentenced from Clallam county, May 28, 1915, to one to fifteen years in the state penitentiary for the crime of grand larceny. Conditional pardon granted March 27, 1916, for honor camp service. Final release granted June 19, 1916.

FRED PERKINS—Sentenced from Spokane county, June 9, 1915, to one to five years in the state penitentiary for the crime of bigamy. Conditional pardon granted March 27, 1916, for honor camp service. Final release granted June 19, 1916.

JOHN DIEDRICK FREDRICKSEN—Sentenced from King county, June 15, 1915, to one to five years in the state penitentiary for the crime of bigamy. Conditional pardon granted March 27, 1916, for honor camp service. Final release granted June 19, 1916.

WILLIAM BODKIN—Sentenced from King county, July 2, 1915, to one to fifteen years in the state penitentiary for the crime of grand larceny. Conditional pardon March 27, 1916, for honor camp service. Final release granted June 19, 1916.

JOHN SCHMITT—Sentenced from Lincoln county, July 24, 1915, to one to two years in the state penitentiary for the crime of accepting the earnings of a prostitute. Conditional pardon granted March 27, 1916, for honor camp service. Final release granted June 19, 1916.

CHARLES SMITH—Sentenced from King county, August 5, 1915, to six months to fifteen years in the state penitentiary for the crime of burglary in the second degree. Conditional pardon granted March 27, 1916, for honor camp service. Final release granted June 19, 1916.

GEORGE BARRETT.—Sentenced from Yakima county, August 26, 1915, to one to twenty years in the state penitentiary for the crime of forgery in the first degree. Conditional pardon granted March 27, 1916, for honor camp service. Final release granted June 19, 1916.

WILLIAM KELLY—Sentenced from Okanogan county, August 20, 1915, to six months to one year in the state penitentiary for the crime of attempting to soil and dispose of spirituous and intoxicating liquor to an Indian. Conditional pardon granted March 27, 1916, for honor camp service. Final release granted June 19, 1916.

PHILIP COMFORTI—Sentenced from Pierce county, September 8, 1915, to one to ten years in the state penitentiary for the crime of assault in the second degree. Conditional pardon granted March 27, 1916, for honor camp service. Final release granted June 19, 1916.

Joe Tarr—Sentenced from Klickitat county, September 27, 1915, to six months to fifteen years in the state penitentiary for the crime of burglary in the second degree. Conditional pardon granted March 27, 1916, for honor camp service. Final release granted June 19, 1916.

James Murphy—Sentenced from Franklin county, October 19, 1915, to six months to eighteen months in the state penitentiary for the crime of burglary in the second degree. Conditional pardon granted March 27, 1916, for honor camp service. Final release granted June 19, 1916.

WILLIAM McNull—Sentenced from Yakima county, November 17, 1915, to six months to two years in the state penitentiary for the crime of selling intoxicating liquor to an Indian. Conditional pardon granted March 27, 1916, for honor camp service. Final release granted June 19, 1916.

HENRY MILLER (No. 7920)—Sentenced from Okanogan county, November 26, 1915, to six months to fifteen years in the state penitentiary for the crime of burglary in the second degree. Conditional pardon granted March 27, 1916, for honor camp service. Died at honor camp near Waterville, Washington, April 6, 1916.

J. W. Houser Sentenced from Whitman county, December 6, 1915, to six months to three years in the state penitentiary for the crime of burglary in the second degree Conditional pardon granted March 27, 1916, for honor camp service. Final release granted June 19, 1916.

LOUIS STOPPEL—Sentonced from Whitman county, December 6, 1915, to six months to three years in the state penitentiary for the crime of burglary in the second degree. Conditional pardon granted March 27, 1916, for honor camp service. Final release granted June 19, 1916.

HERMAN HOLT—Sentenced from Whitman county, December 24, 1915, to six months to eighteen months in the state penitentiary for the crime of burglary in the second degree. Conditional pardon granted March 27, 1916, for honor camp service. Final release granted June 19, 1916.

CICERO JONES—Sentenced from King county, February 18, 1911, to five to fifteen years in the state penitentiary for the crime of burglary in the first degree, and on February 25, 1911, to not less than twelve years nor more than twenty years in the state penitentiary for the crime of robbery. Conditional pardon granted April 27, 1916.

E. D. MALONE—Sentenced from Kitsap county, March 27, 1911, to ten to fifteen years in the state penitentiary for the crime of habitual criminal. Conditional pardon granted April 27, 1916.

EDWARD BARRETT—Sentenced from Chelan county, April 29, 1913, to five to twenty years in the state penitentiary for the crime of uttering a forged instrument. Conditional pardon granted April 27, 1916.

WILLIAM A. BENDER—Sentenced from Clallam county, April 16, 1913, to five years in the state penitentiary for the crime of assault in the second degree. Conditional pardon granted April 27, 1916.

- A. A. ZIMMERMAN—Sentenced from Kittitas county, October 31, 1913, to five to fifteen years in the state ponitoniary for the crime of carnal knowledge of a female child under fifteen years of age. Conditional pardon granted April 27, 1916.
- E. E. MACLEOD—Sentenced from Spokane county, October 22, 1912 (remittitur filed March 25, 1914), to ten to twenty years in the state penitentiary for the crime of manslaugher. Conditional pardon granted April 27, 1916.

JACOB AUTIO—Sentenced from King county, March 10, 1913, to five to twenty years in the state penitentiary for the crime of assault in the first degree. Conditional pardon granted April 27, 1916.

D. C. JORDAN—Sentenced from Chelan county, August 21, 1914, to two to twenty years in the state penitentiary for the crime of forgery. Conditional pardon granted April 27, 1916.

ALFRED DOANE—Sentenced from King county, August 20, 1914, to five to six years in the state penitentiary for the crime of robbery. Conditional pardon granted April 27, 1916.

ALDEN J. BURT—Sentenced from Lincoln county, December 19, 1914, to three to eight years in the state penitentiary for the crime of assault in the second degree. Conditional pardon granted April 27, 1916.

RAY ANDRUS—Sentenced from Chehalis (now Grays Harbor) county, February 17, 1915, to two to twenty years in the state penitentiary, for the crime of forgery in the first degree. Conditional pardon granted April 27, 1916.

Louis G. Engstrom—Sentenced from King county, June 29, 1914 (remittitur filed October 19, 1915), to three to fifteen years in the state penitentiary, for the crime of grand larceny. Conditional pardon granted April 27, 1916.

L. E. Bucklin—Sentenced from Yakima county, November 14, 1914, to two to ten years in the state penitentiary, for the crime of carnal knowledge of a female child. Conditional pardon granted April 27, 1916.

BILLY GEORGE—Sentenced from Yakima county, January 22, 1912, to ten to thirty years in the state penitentiary, for the crime of murder in the second degree. Conditional pardon granted July 28, 1916.

THOMAS ATON—Sentenced from King county, September 30, 1911 (remittitur filed April 20, 1912), to five to all the years of his natural life in the state penitentiary, for the crime of rape. Conditional pardon granted July 28, 1916.

WILLIAM BENJAMIN JACOBS—Sentenced from Chealn county, February 20, 1913, to five to ten years in the state penitentiary, for the crime of assault in the first degree. Conditional pardon granted July 28, 1916.

HARRY PETERSON—Sentenced from Jefferson county, October 29, 1913, to five to fifteen years in the state penitentiary, for the crime of burglary in the second degree. Conditional pardon granted July 28, 1916.

MARION WILLIAMS—Sentenced from King county, September 12, 1914, to five to twenty years in the state penitentiary, for the crime of robbery. Conditional pardon granted July 28, 1916.

AXEL NIST—Sentenced from King county, May 11, 1912 (remittitur filed January 25, 1913), to five to twenty years in the state penitentiary, for the crime of manslaughter. Conditional pardon granted July 28, 1916.

LEE McMINDS—Sentenced from Snohomish county, November 4, 1914, to two and one-half to ten years in the state penitentiary, for the crime of assault in the second degree. Conditional pardon granted July 28, 1916.

ARMANDO FAZIO—Sentenced from Pierce county, June 5, 1915, to five to ten years in the state penitentiary, for the crime of robbery. Conditional pardon granted July 28, 1916

J. J. HAGGERTY—Sentenced from Pacific county, June 22, 1915, to two to ten years in the state penitentiary, for the crime of accepting and receiving deposits in an insolvent bank. Conditional pardon granted July 28, 1916.

JOE KATLIN—Sentenced from King county, June 5, 1915, to five to twenty years in the state penitentiary, for the crime of robbery. Conditional pardon granted July 28, 1916.

GEORGE E. LAIRD—Sentenced from Spokane county, January 11, 1916, to one to five years in the state penitentiary, for the crime of bigamy. Conditional pardon granted July 28, 1916.

BARNEY Weldon—Sentenced from Grays Harbor county, January 24, 1916, to five years to five years and one day in the state penitentiary, for the crime of robbery. Conditional pardon granted July 28, 1916.

A. C. A. GAUL—Sentenced from Lewis county, April 14, 1915 (remittitur filed January 13, 1916), to one to five years in the state penitentiary, for the crime of abortion. Conditional pardon granted September 20, 1916. Final release granted December 23, 1916.

WILLIAM ROBINSON—Sentenced from Spokane county, July 18, 1913, to five to fifteen years in the state penitentiary, for the crime of robbery. Conditional pardon granted October 24, 1916.

JOHN COOPER—Sentenced from Chelan county, September 11, 1913, to ten to fifteen years in the state penitentiary, for the crime of uttering a forged instrument. Conditional pardon granted October 24, 1916.

D. V. KIMBALL—Sentenced from King county, November 21, 1914, to three to twenty years in the state penitentiary, for the crime of forgery in the first degree. Conditional pardon granted October 24, 1916.

Walter Vernon—Sentenced from Walla Walla county, December 22, 1914, to two and one-half to fifteen years in the state penitentiary, for the crime of burglary in the second degree. Conditional pardon granted October 24, 1916.

HENRY BARR—Sentenced from King county, December 23, 1914, to two and one-half to seven and one-half years in the state penitentiary, for the crime of attempt to commit burglary in the second degree. Conditional pardon granted October 24, 1916.

BYRON WORTHINGTON—Sentenced from Snohomish county, June 15, 1915, to two to ten years in the state penitentiary, for the crime of sodomy. Conditional pardon granted October 24, 1916.

J. W. WARREN—Sentenced from Pierce county, June 12, 1916, to one to ten years in the state penitentiary, for the crime of forgery in the second degree. Conditional pardon granted December 22, 1916.

WILLIAM R. LARRABEE—Sentenced from Snohomish county, October 4, 1915, to five to ten years in the state penitentiary, for the crime of carnal knowledge of a female child. Conditional pardon granted December 22, 1916.

JACK STEIN—Sentenced from King county, December 19, 1914, to five to ten years in the state penitentiary, for the crime of robbery. Conditional pardon granted December 22, 1916.

MATT BOTWICK—Sentenced from Ferry county, October 22, 1914, to four to five years in the state penitentiary, for the crime of perjury in the second degree. Conditional pardon granted December 22, 1916.

W. F. GORDON—Sentenced from King county, January 10, 1914, to five to twenty years in the state penitentiary, for the crime of forgery in the first degree. Conditional pardon granted December 22, 1916.

James Morgan—Sentenced from Spokane county, March 24, 1913, to five to fifteen years in the state penitentiary, for the crime of burglary in the second degree. Conditional pardon granted December 22, 1916.

PETER FEILEN—Sentenced from King county, September 23, 1911 (remittitur filed October 17, 1912), to life imprisonment in the state penitentiary, for the crime of carnal knowledge of a female person under the age of ten years. Conditional pardon granted December 22, 1916.

JACK CONNORS—Sentenced from Kittitas county, February 6, 1911 (remittitur filed December 6, 1911), to five to fifteen years in the state penitentiary, for the crime of grand larceny, and on May 15, 1911 (remittitur filed December 6, 1911), to five to fifteen years in the state penitentiary, for the crime of grand larceny, the sentences to run consecutively. Conditional pardon granted December 22, 1916.

GEORGE TRENT—Sentenced from Lewis county, January 25, 1907, to thirty years in the state penitentiary, for the crime of murder in the second degree. Conditional pardon granted December 22, 1916.

Conditional Pardons Recommended by the Board of Managers of the State Reformatory.

EDWARD A. MYERS—Sentenced from King county, June 21, 1913, to three to fifteen years in the state reformatory, for the crime of grand larceny. Conditional pardon granted January 16, 1915.

ORVAL WAKEFIELD—Sentenced from Kitsap county, September 17, 1914, to one to fifteen years in the state reformatory, for the crime of burglary in the second degree. Conditional pardon granted January 27, 1915.

JAMES MURPHY—Sentenced from King county, February 21, 1913, to three to fifteen years in the state reformatory, for the crime of burglary in the second degree. Conditional pardon granted January 28, 1915.

GEORGE W. CATES—Sentenced from Jefferson, April 26, 1913, to not less than two years in the state reformatory, for the crime of grand larceny. Conditional pardon granted January 28, 1915; revoked June 5, 1915.

EDWIN STRETCH—Sentenced from Jefferson county, April 26, 1913, to not less than five years in the state reformatory, for the crime of burglary in the second degree. Conditional pardon granted January 28, 1915.

JOHN McCarthy—Sentenced from Jefferson county, April 26, 1913, to not less than five years in the state reformatory, for the crime of burglary in the second degree. Conditional pardon granted January 28, 1915.

ELMER LEBACK—Sentenced from Pacific county, June 10, 1913, to three to fifteen years in the state reformatory, for the crime of grand larceny. Conditional pardon granted January 28, 1915.

ADOLPH JARVI—Sentenced from Pacific county, June 19, 1913, to three to fifteen years in the state reformatory, for the crime of grand larceny. Conditional pardon granted January 28, 1915.

EDDIE MURPHY—Sentenced from King county, September 6, 1913, to three to fifteen years in the state reformatory, for the crime of burglary in the second degree. Conditional pardon granted January 28, 1915.

- F. Belando—Sentenced from King county, September 13, 1913, to two and one-half to fifteen years in the state reformatory, for the crime of grand larceny. Conditional pardon granted January 28, 1915.
- H. S. Barnes—Sentenced from Spokane county, September 18, 1913, to two to twenty years in the state reformatory, for the crime of assault, second degree. Conditional pardon granted January 28, 1915.

MIKE BOSICH—Sentenced from King county, October 25, 1913, to two to ten years in the state reformatory, for the crime of assault, second degree. Conditional pardon granted January 28, 1915.

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WILFRED HAVERTY—Sentenced from Snohomish county, November 14, 1913, to two and one-half to three years in the state reformatory, for the crime of attempted robbery. Conditional pardon granted January 28, 1915.

JOE GRANT—Sentenced from Whitman county, November 29, 1913, to two to five years in the state reformatory, for the crime of burglary in the second degree. Conditional pardon granted January 28, 1915.

ROBERT REED—Sentenced from Whitman county, November 29, 1913, to two to five years in the state reformatory, for the crime of burglary in the second degree. Conditional pardon granted January 28, 1915.

CARL REELHING—Sentenced from Pend Oreille county, November 24, 1913, to not less than two years in the state reformatory, for the crime of grand larceny. Conditional pardon granted January 28, 1915.

George Jackson—Sentenced from King county, November 19, 1913, to two and one-half to fifteen years in the state reformatory, for the crime of burglary in the second degree. Conditional pardon granted January 28, 1915.

WM. J. Aurand—Sentenced from King county, December 16, 1913, to two to fifteen years in the state reformatory, for the crime of burglary in the second degree. Conditional pardon granted January 28, 1915.

SHERMAN CUSTER—Sentenced from King county, February 21, 1913, to two and one-half to ten years in the state reformatory, for the crime of assault, second degree. Conditional pardon granted April 21, 1915; revoked December 29, 1915.

GEORGE MOORE—Sentenced from Yakima county, August 8, 1913, to three to fifteen years in the state reformatory, for the crime of grand larceny. Conditional pardon granted April 21, 1915.

THOMAS BARNES—Sentenced from Spokane county, September 18, 1913, to two to twenty years in the state reformatory, for the crime of assault, second degree. Conditional pardon granted April 21, 1915.

HARRY E. LEROY—Sentenced from King county, September 27, 1913, to two and one-half to five years in the state reformatory, for the crime of attempted robbery. Conditional pardon granted April 21, 1915.

HARRY JEWELL—Sentenced from Franklin county, February 5, 1914, to three to fifteen years in the state reformatory, for the crime of larceny from the person. Conditional pardon granted April 21, 1915.

GEORGE B. HARTLEY—Sentenced from Pierce county, February 5, 1914, to two to twenty years in the state reformatory, for the crime of forgery, first degree. Conditional pardon granted April 21, 1915.

FRANK PETERMAN—Sentenced from Klickitat county, March 28, 1914, to two to fifteen years in the state reformatory, for the crime of burglary in the second degree. Conditional pardon granted April 21, 1915.

James Slaughter—Sentenced from Spokane county, June 5, 1913, to five to fifteen years in the state reformatory, for the crime of robbery. Conditional pardon granted July 20, 1915.

FRANK PHAIR—Sentenced from Spokane county, June 5, 1913, to five to fifteen years in the state reformatory, for the crime of robbery. Conditional pardon granted July 20, 1915.

WILLIAM STAHL—Sentenced from Walla Walla county, March 4, 1914, to two to fifteen years in the state reformatory, for the crime of burglary, second degree. Conditional pardon granted July 20, 1915.

STEVE JASICH—Sentenced from King county, April 11, 1914, to two and one-half to fifteen years in the state reformatory, for the crime of burglary, second degree. Conditional pardon granted July 20, 1915.

CHARLES KROESING—Sentenced from Klickitat county, May 8, 1914, to two to fifteen years in the state reformatory, for the crime of grand larceny. Conditional pardon granted July 20, 1915.

ALBERT G. OLSON—Sentenced from Whatcom county, May 19, 1914, to two to fifteen years in the state reformatory, for the crime of grand larceny. Conditional pardon granted July 20, 1915.

PHILIP SHERIDAN—Sentenced from Whatcom county, May 19, 1914, to two to fifteen years in the state reformatory, for the crime of grand largeny. Conditional pardon granted July 20, 1915.

EMERY CARTER—Sentenced from Pend Oreille county, June 3, 1914, to two to fifteen years in the state reformatory, for the crime of grand larceny. Conditional pardon granted July 20, 1915.

PAUL DYAR—Sentenced from Whitman county, August 7, 1914, to two to five years in the state reformatory, for the crime of grand larceny. Conditional pardon granted October 14, 1915.

- A. C. SKINNER—Sentenced from King county, October 7, 1914, to eighteen months to fifteen years in the state refermatory, for the crime of grand larceny. Conditional pardon granted October 14, 1915.
- R. F. CLARK—Sentenced from King county, October 3, 1914, to eighteen months to fifteen years in the state reformatory, for the crime of grand larceny. Conditional pardon granted October 14, 1915.

ALEX. GEORGE—Sentenced from Whatcom county, October 27, 1914, to two to fifteen years in the state reformatory, for the crime of grand larceny. Conditional pardon granted October 14, 1915.

HARRY C. HERSHON—Sentenced from Chelan county, May 23, 1914, to two to five years in the state reformatory, for the crime of forgery. Conditional pardon granted October 14, 1915.

CLAUD FULLER—Sentenced from Douglas county, August 23, 1912, to five to ten years in the state reformatory, for the crime of assault, second degree. Conditional pardon granted December 17, 1915.

OLIVER CUTRIGET—Sentenced from Clarke county, September 15, 1913, to five to twenty years in the state reformatory, for the crime of carnal knowledge of a female child under the age of fifteen years. Conditional pardon granted December 17, 1915.

ERNEST MINIS—Sentenced from Whitman county, December 14, 1914, to three to six years in the state reformatory, for the crime of burglary, second degree. Conditional pardon granted December 17, 1915.

DELBERT CLOSSON—Sentenced from Whitman county, December 14, 1914, to three to six years in the state reformatory, for the crime of burglary, second degree. Conditional pardon granted December 17, 1915.

HARRY REED—Sentenced from Lewis county, September 17, 1914, to two to fifteen years in the state reformatory, for the crime of burglary, second degree. Conditional pardon granted January 27, 1916.

EDWARD NESS—Sentenced from Cowlitz county, May 3, 1913, to five to ten years in the state reformatory, for the crime of rape. Conditional pardon granted January 27, 1916.

G. H. Constable—Sentenced from King county, May 9, 1914, to two to fifteen years in the state reformatory, for the crime of burglary, second degree. Conditional pardon granted January 27, 1916.

GRARD ROBINSON—Sentenced from Walla Walla county, June 15, 1914, to two to fifteen years in the state reformatory, for the crime of grand larceny. Conditional pardon granted January 27, 1916.

GEORGE MCBRIDE—Sentenced from Skagit county, May 28, 1915, to three to seven years in the state reformatory, for the crime of sodomy. Conditional pardon granted January 27, 1916.

THOMAS A. LATTLE—Sentenced from Jefferson county, October 8, 1913, to five to fifteen years in the state reformatory, for the crime of assault, first degree. Conditional pardon granted April 24, 1916.

George B. Robison—Sentenced from Jefferson county, October 8, 1913, to five to fifteen years in the state reformatory, for the crime of assault, first degree. Conditional pardon granted April 24, 1916.

TONY MYERS—Sentenced from King county, October 3, 1914, to two to fifteen years in the state reformatory, for the crime of grand larceny. Conditional pardon granted April 24, 1916.

Joe Konz—Sentenced from King county, February 24, 1913, to two to twenty years in the state reformatory, for the crime of forgery, first degree. Conditional pardon granted April 24, 1916.

ROMULUS BENDER—Sentenced from King county, October 29, 1915, to one to fifteen years in the state reformatory, for the crime of grand larceny. Conditional pardon granted May 27, 1916.

George E. Smith—Sentenced from Clarke county, June 2, 1913, to five to fifteen years in the state reformatory, for the crime of carnal knowledge of a female child. Conditional pardon granted July 15, 1916.

FRANK GAY—Sentenced from Chelan county, October 23, 1913, to three to ten years in the state reformatory, for the crime of rape. Conditional pardon granted July 15, 1916.

MARTIN HARRIS Sentenced from Whitman county, November 7, 1914, to three to ten years in the state reformatory, for the crime of grand larceny. Conditional pardon granted July 15, 1916.

L. CRANWELL.—Sentenced from King county, May 28, 1915, to two to fifteen years in the state reformatory, for the crime of grand larceny. Conditional pardon granted July 15, 1916.

JAMES MURPHY—Sentenced from Stevens county, July 24, 1915, to not less than eighteen months in the state reformatory, for the crime of grand larceny. Conditional pardon granted July 15, 1916.

HERBERT DEITRICH—Sentenced from Stevens county, July 24, 1915, to not less than eighteen months in the state reformatory, for the crime of grand larceny. Conditional pardon granted July 15, 1916.

FRED THOMPSON—Sentenced from Clarke county, November 4, 1915, to two and one-half to seven years in the state reformatory, for the crime of attempt to commit robbery. Conditional pardon granted October 28, 1916.

EDWARD MCALLISTER—Sentenced from King county, November 8, 1913, to five to twenty years in the state reformatory, for the crime of assault in the first degree. Conditional pardon granted October 28, 1916.

JAMES PIERCE—Sentenced from Spokane county, December 18, 1913, to five to ten years in the state reformatory, for the crime of robbery. Conditional pardon granted October 28, 1916.

ED. RENFRO—Sentenced from Columbia county, August 13, 1914, to five years to five years, six months, in the state reformatory, for the crime of assault, first degree. Conditional pardon granted October 28, 1916.

Hauri Regular-Scritched from Snohomish county, February 5, 1916, to eighton months to fifteen years in the state reformatory, for the crime of grand larceny. Con ditional pardon granted December 18, 1916. Respectfully submitted,

ERNEST LISTER, Governor.

The secretary read the following communication:

STATE OF WASHINGTON, OFFICE OF GOVERNOR. OLYMPIA, January 8, 1917.

To the Honorable, the Senate of the State of Washington:

I have the honor to transmit to you here with, for your consideration, a copy of the report of the board of commissioners for the State of Washington, for the promotion of uniformity of legislation in the United States.

This commission was appointed pursuant to the provision of chapter 59, Session Laws of 1905, and its membership comprises Honorable Charles E. Shepard and Honorable Alfred Battle, of Scattle, and Honorable W. V. Tanner, the Attorney General of Washington.

Respectfully submitted,

ERNEST LISTER, Governor.

REPORT OF BOARD OF COMMISSIONERS FOR THE PROMOTION OF UNIFORMITY OF LEGISLATION IN THE UNITED STATES.

To His Excellency, Hon. Ernest Lister, Covernor, and to the Honorable the Legislature of the State of Washington:

The board of commissioners for the promotion of uniformity of legislation in the United States, appointed pursuant to the provisions of chapter 59 of the Session Laws of 1905, hereby respectfully report as follows:

Since the biennial session of the legislature in 1915, the usual annual conference of uniform law commissioners from the different states have been held. The conference for 1915 was held at Salt Lake City, Utah, in the month of August and was attended by Mr. Shepard. The conference for 1916 was held at Chicago in August, but none of the commissioners were able to attend it. At the 1915 conference the proposed uniform act for registration of titles, commonly known as the "Torrens System," was finally adopted and recommended to the state legislatures for passage, but as this state already has a "Torrens Act" which is in satisfactory form and works well, no farther remarks about said uniform act are needed.

At the 1916 conference there was finally adopted and recommended to the state legislatures for enactment, a uniform limited partnership act and also a uniform act for the extradition of persons of unsound mind.

These proposed acts, as all previous once prepared and recommended by the uniform law conference, deserve careful consideration at the hands of the legislature and also of the legal fraternity, but we do not think that said two acts adopted at the 1915 and 1916 conferences need enactment in this state until after several other of the uniform acts are adopted.

As a brief summary of the growth of the uniform law movement, and of what has been accomplished in that direction, we submit the following facts:

This movement began at the instance of the American Bar Association, and only in the form of a committee thereof, twenty six years ago. For several years it was very slight and inconsiderable, and its work attracted very slight attention from the bar and state legislatures all over the country. But in late years it has grown remarkably and has shown great vitality and value in bringing about uniformity on subjects of common concern to all of the people of this great nation, irrespective of state lines. Every state, territory, federal district and federal possession of the United States has appointed and sent to the annual conferences its official representatives to take part in the meeting, and has thereby recognized and approved the work of the conference. In many cases the state legislatures have appropriated adequate funds for the expenses of commissioners to attend the conferences, but in none have they appropriated, or so far as we know, been asked for funds to pay commissioners for their services. In a few cases the legislatures have also appropriated a sum to donate to the conference towards its general expenses.

What has been actually accomplished by these conferences, which occur annually and last for from four to seven days of steady work, by a body usually ranging from forty to sixty members in attendance, which disposes of and debates, very much after the manner of a legislature, the bills prepared and laid before it by its committees? The feature of partisan politics so common in legislative action is entirely absent, and great effort is made to attain unanimity of opinion on all important points. The bills prepared by the committees involve much labor, and, the more important ones, the expensive assistance of experts and specialists on their subjects during the year between the sessions.

What has been accomplished by these expenses and the labors of the committees? Very much, as this brief summary will show:

The negotiable instruments law has been adopted by forty-eight states, territories, federal districts and federal possessions.

The warehouse receipts act has been adopted by thirty states, territories, federal districts and federal possessions.

The sales of goods act has been adopted by *eleven* states, territories, federal districts and federal possessions.

The bills of lading act has been adopted by *eleven* states, territories, federal districts and federal possessions.

The stock transfer act has been adopted by *nine* states, territories, federal districts and federal possessions.

Besides the above acts, and also besides the four which we have enumerated as adopted by the conference of 1914, the following have been adopted and recommended to the states in previous years, viz.: A brief divorce act, regulating procedure but not causes for divorce; a child labor act; a family desertion act; a probate of foreign wills act; a marriage evasion act; a general partnership act, a workmen's compensation act; an act to prohibit desecration of the national and state flags; a registration of titles act, and an act to provide for the extradition of persons of unsound mind.

The small number of states which have adopted the stock transfor, sales of goods and bills of lading acts is not an indication of their demerits or unpopularity with the legislatures of the states, but the difference in numbers is due simply to the comparatively brief time elapsed since their adoption by the conference. The negotiable instruments act has been before the country since 1896, and the warehouse receipts act since 1906. The others have been adopted much more recently. The only two which have been adopted in this state are the negotiable instruments act in 1899, and the warehouse receipts act in 1913.

We respectfully recommend for passage at the coming session of the legislature, the sales of goods act, the bills of lading act and the stock transfer act, of all which copies have been prepared for introduction at the coming session.

We also beg leave respectfully to recommend to the legislature that this report be printed in sufficient numbers to be brought to the attention not only of all the members of the legislature but of lawyers and commercial bodies and business men who will be interested in the subject generally and particularly in the bills which we recommend for enactment at this session.

We beg leave also to earnestly recommend a reasonable appropriation for the expenses of the conference. This is a work carried on at considerable expense, for which the American Bar Association makes annually a substantial appropriation and also the legislatures of a number of the states have appropriated sums ranging from one hundred to five hundred dollars as a contribution towards the expenses, in addition to paying expenses of the commissioners attending from those states. By the terms of chapter 59 of Session Laws of 1905, providing for the appointment of commissioners from this state, the expenses of attendance of one commissioner at each conference are directed to be paid and proper appropriations have been made therefor. But in addition to that, we think that this state can afford to assist this work which is carried on by the American Bar Association and the commissioners attending the conferences from the different states, not from any personal or selfish motive, but simply from an earnest desire to assist in the reformation and improvement of the law and also to show that the states are alive to their duty of such improvement and are anxious to prevent the absorption of all governmental powers relating to any matters of common concern into the hands of the federal government-a process of consolidation of power which we believe is much to be deprecated.

All of which is respectfully submitted.

Dated December 20, 1916.

CHARLES E. SHEPARD,
W. V. TANNER,
ALFRED BATTLE,
Board of Commissioners on Uniform State
Laws for the State of Washington.

On motion of Senator Chase, the report was referred to the Judiciary Committee.

Consent of the Senate being granted, the president at this time appointed the following senators as the standing Committee on Printing: Senators Smith (A. A.), chairman, Wray, Myers, Judd, and Stevenson.

On motion of Senator Nichols, the rules were suspended and the committee confirmed.

The secretary read the following resolution of Senator Davis (W. S.):

Resolved, That for the convenience of senators, the hooks for hats and overcoats in the cloak room be used by the senators in accordance with the district number represented by each.

On motion of Senator Davis (W. S.), the resolution was adopted.

On motion of Senator Taylor, the sergeant-at-arms was instructed to write the name of each senator over his cloak room number.

On motion of Senator Taylor, the secretary read senate rule No. 31 for the benefit of the new senators.

On motion of Senator Palmer, the senators not sworn in were requested to appear before the Chief Justice and take the oath of office and file a copy of same with the secretary of the Senate.

At 11:50 a. m., on motion of Senator Palmer, the Senate took a recess until 1:55 o'clock this afternoon.

AFTERNOON SESSION.

The Senate was called to order at 1:55 p. m., by President Hart. The secretary read:

STATE OF WASHINGTON, OFFICE OF GOVERNOR. OLYMPIA, January 9, 1917.

To the Honorable, the President of the Sonate, Olympia, Washington.

SIR: I have the honor to advise you that the Governor has this day signed the following:

Senate bill No. 1, being "An act appropriating the sum of one hundred thousand dollars (\$100,000.00), or so much thereof as may be necessary for the expenses of the fifteenth legislature, and declaring an emergency;"

Senate bill No. 2, being "An act appropriating the sum of fifteen thousand dollars (\$15,000.00) or so much thereof as may be necessary for the printing of the fifteenth legislature, and declaring an emergency." Respectfully,

IRVIN W. ZIEGAUS, Secretary to the Governor.

The secretary read:

OLYMPIA, WASH., January 9, 1917.

I, R. A. Hutchinson, state senator, fourth district of the State of Washington, do solemnly swear that I will uphold the constitution of the United States and the constitution and laws of the State of Washington, and will perform the duties of the office to which I have been elected, so help me God.

R. A. HUTCHINSON.

Subscribed and sworn to before me, a notary public, on this 9th day of January, 1917. FRED W. AGATZ,

(Seal)

Notary Public in and for the State of Washington, residing at Olympia, Wash.

MESSAGE TO THE SENATE.

House of Representatives, Olympia, Wash., January 9, 1917.

MR. PRESIDENT:

The House has passed House concurrent resolution No. 3, "Relating to an invitation to the Senate, to meet in joint session," and the same is herewith transmitted.

C. R. Maybury, Chief Clerk.

HOUSE CONCURRENT RESOLUTION NO. 3.

By Messrs. Wilson, Weldon and Farnsworth:

Be it resolved, by the House, the Senate concurring, That the Senate meet with the House in joint session, in the House chamber, at 1:50 p.m., Wednesday, January 10, 1917, then to repair to the rotunda of the Capitol for the purpose of attending the Governor's inaugural ceremonies.

On motion of Senator Groff, the Senate concurred in the resolution.

The sergeant-at-arms of the House appeared at the door of the Senate and announced that the House was ready to receive the Senate in joint session.

On motion of Senator Carlyon, the Senate repaired to the House to meet the house in joint session to canvass the vote for state officers.

JOINT SESSION.

The sergeant-at-arms of the House announced the arrival of the Senate at the door of the House.

The speaker invited the senators to seats within the House and the president of the Senate to a seat at the speaker's desk.

The joint session was called to order at 2:00 p. m.

The speaker presided.

A call of the Senate roll showed all Senators present, except Senators Davis (Lincoln), Metcalf and Stevenson, all excused.

The House roll call showed all members present.

The speaker announced that the joint session was held for the purpose of canvassing the vote for state officers.

The joint session proceeded to canvass the vote cast for state officers.

The speaker announced the result of the canvass as follows:

Governor.	
Henry McBride Republican Ernest Lister Democrat James E. Bradford Progressive A. B. L. Gellerman Prohibition L. E. Katterfeld Socialist James E. Riordan Socialist Labor	167,809 181,645 2,894 3,514 21,117 623
Lieutenant Governor.	
Louis F. Hart Republican Thomas Lally Democrat Nettie Hallenbeck Prohibition Katherine E. Hodgins Socialist	177,269 149,196 5,235 22,505
Secretary of State.	
I. M. Howell Republican J. M. Tadlock Democrat Frank A. Rust Progressive W. J. Warren Prohibition James Grant Socialist	187,851 136,387 1,975 4,908 22,703
State Treasurer.	
W. W. Sherman. Republican George J. Galvin. Democrat Mary W. Wade. Prohibition Mary Stevenson Socialist	186,304 133,787 6,273 23,159
State Auditor.	
C. W. Clausen	181,958 142,265 5,030 22,793
Attorney General.	
W. V. Tanner	183,977 139,085 23,267

Joe Smith

Superintendent of Public Instruction.

J. H. Morgan	136,458
Commissioner of Public Lands.	
Clark V. Savidge	

At 2:25 p. m., on motion of Senator Jones, the joint session dissolved. The Senate reconvened at 2:25 p. m., in the Senate chamber.

At 2:30 p.m., on motion of Senator Carlyon, the Senate adjourned until 10:30 o'clock tomorrow morning.

Louis F. Hart, President of the Senate.

......Progressive

Frank M. Dallam, Jr., Secretary of the Senate.

THIRD DAY.

MORNING SESSION.

SENATE CHAMBER,

OLYMPIA, WASH., Wednesday, January 10, 1917.

The Senate was called to order at 10:30 a.m. by President Hart, pursuant to adjournment.

Rev. N. M. Temple offered prayer.

The secretary called the roll, all members being present, except Senators Davis (Lincoln), Metcalf, Stevenson, all excused, and Phipps.

On motion of Senator Nichols, Senator Phipps was excused.

On motion of Senator Taylor, the reading of yesterday's journal was dispensed with, and it was approved.

The secretary read a communication from the Western Union Telegraph Company requesting the Senators to leave their residence address at the company's main Olympia office.

On motion of Senator Taylor, the secretary was instructed to immediately furnish the telegraph company with the desired information.

The secretary read a resolution by Senator Chase relating to the sending of copies of bills to the commercial clubs and public libraries.

On motion of Senator Palmer, the resolution was amended to include all state officers.

Senator Chase withdrew the resolution.

The secretary read:

SENATE CONCURRENT RESOLUTION NO. 1.

By Senator Carlyon:

Whereas, The Divine Providence has, in his infinite wisdom, seen fit to remove from his sphere of usefulness and activity among us, A. S. Ruth, a former presiding officer of the Senate of the State of Washington, and

Whereas, It is desired to pay special and fitting tribute to the memory of Senator Ruth, because of his sterling character, recognised honesty and high integrity, his strong devotion to duty and his many other admirable qualities, and to express our sympathy to his bereaved family, be it

Resolved, That in the death of Senator A. S. Ruth, the State of Washington has suffered the loss of a faithful servant and a devoted citizen, and be it

Resolved, By the Senate, the House of Representatives concurring, that in recognition of the valued services rendered to the state by Senator A. S. Ruth, appropriate services be held in the House Chamber on Tuesday, January 30th, 1917, at 2 p. m., and that an opportunity be then given for a tribute to his memory; and be it

Resolved, That a joint committee of two members of the Senate and three members of the House be appointed to arrange for the memorial services; and be it

Revolved, That as a further mark of respect to the memory of the deceased, the secretary of the Senate be instructed to transmit a copy of these resolutions, suitably engressed, to the family of the deceased and that a printed record of these resolutions and of the memorial services provided for be made for the members of the legislature, state officials and the family of the deceased.

On motion of Senator Carlyon, the resolution was adopted. The secretary read:

SENATE CONCURRENT RESOLUTION NO. 2.

By Senator Smith (A. A.):

Whereas, The Divine Providence has, in IIIs infinite wisdom seen fit to remove from his sphere of usefulness and activity among us, D. S. Troy, a former member of the Senate of the State of Washington, and

Whereas, It is desired to pay special and fitting tribute to the memory of Sen ator D. S. Troy, because of his sterling character, recognized honcety and high integrity, his strong devotion to duty and his many other admirable qualities, and to express our sympathy to his bereaved family, be it

Resolved, That in the death of Senator D. S. Troy, the State of Washington has suffered the loss of a faithful servant and a devoted citizen, and be it

Recolved, By the Schate, the House of Representatives concurring, that in recognition of the valued services rendered to the state by Senator D. S. Troy appropriate services be held in the House Chamber on Tuesday, January 30, 1917, at 2 p.m., and that an opportunity be then given for a tribute to his memory; and be it

Recolved, That a joint committee of two members of the Senate and three members of the House be appointed to arrange for the memorial services; and be it

Resolved, That as a further mark of respect to the memory of the deceased, the secretary of the Senate be instructed to transmit a copy of this resolutions, suitably engressed, to the family of the deceased and that a printed record of these resolutions and of the memorial services previded for be made for the members of the legislature, state officials and the family of the deceased.

On motion of Senator Smith (A. A.), the resolution was adopted. The secretary read:

SENATE CONCURRENT RESOLUTION NO. 3.

By Senator Smith (A. A.):

Resolved, By the Senate, the House concurring, that a joint special committee, consisting of three senators, to be appointed by the president, and five members of the House, to be appointed by the speaker, be created, to be known as Special Committee on the Repeal of Obsolete Laws.

And revolved further, That said committee carefully examine the existing statutes of the State of Washington and recommend to the legislature the repeal of such thereof as are obsolete and ineffective.

Senator Smith (A. A.) moved the adoption of the resolution.

Sonator Palmer moved as a substitute that Senate concurrent resolution No. 3 be referred to the Judiciary Committee.

The substitute motion by Senator Palmer prevailed and the resolution was referred to the Committee on Judiciary.

The secretary read:

Resolution by Senators Cornwell, Cox, Barnes, Judd, Karshner, Morthland, Chase, French, Cleary, Groff, Landon, Smith (A. A.), Phipps, Boner, Palmer, Ferryman, Brown, Smith (Joseph H.), Jones, Kleeb, Brand, Mc-Millan, Steiner, Wells, Taylor, Wray, Iverson, Myers, Ghent, Kuykendall, Davis (Walter S.), Nichols, Carlyon:

Whereas, There was filed with the Secretary of State on the 27th day of November, 1916, an initiative bill having for its purpose the changing of the seat of bovernment of this state; and

Whoreas, Having failed to precure the necessary signatures to initiate said bill to the legislature it is currently reported that the real proponents of this measure intend to carry the fight for capital removal into this session of the legislature; and

Whereas, Under authority vosted by the organic act creating the territory, Governor Isaac I. Stevens designated Olympia as the capital and called the first session of the territorial legislature at Olympia on January 30, 1854, and

Whoreas, The territorial legislature subsequently confirmed the action of the first executive in locating the capital at Olympia; and

Whereas, The question of removal was submitted to a vote of the people of the territory on the 8th day of July, 1861, which election resulted in Olympia being chosen over twelve competitors; and

Whereas, The state constitution adopted in 1889 submitted the question of the permanent location of the seat of government to the electors and at this election Olympia lead all contending cities; and

Whereas, The state legislature in 1890, under constitutional requirement, again submitted the question to the electors of the state and at this election Olympia received a majority of ever 23,000 votes ever its other two competitors and carried every county in the state but six; and

Whoreas, It would seem that this question has been amply submitted to the people of the state and that at this time there is no general demand on the part of the people of this state for any such action; and

Whereas, A controversy of this nature will engender strife among the members, create factions, influence, color and interfere with the consideration of other legislation of great importance to the people of this state, and would be against the best interest and common good of the people of the state; and

Whereas, The interest of the citizens and taxpayers of this state demand that no factional strife or political alignment be permitted to interfere or thwart the consideration of important logislation which will come before this session; therefore

Be It Resolved. By the Senate of the fifteenth session of the legislature of the State of Washington that the best interests of the state demand that no submission of capital removal be considered or authorized at this session, and the Senate will not consider any such bill or resolution.

On motion of Senator Hall, the preamble was stricken and the resolution adopted.

The secretary read the following resolution by Senator Chase:

Resolved, By the Senate that the bill clerk be instructed to mail copies of all Conato bills introduced and printed to commercial clubs, public libraries, state officers and public institutions that may be directed by senators. That the sergeant-at-arms furnish the bill clerk with the necessary postage.

Senator Nichols moved to amend the resolution by inserting after the word "officers" in line three of the resolution the following: "labor councils of Seattle, Spokane, Tacoma, Everett, Bellingham, North Yakima."

Senator French moved as a substitute to amend the resolution by inserting the following: "to each subordinate grange in the state," after the word "officers" in line three.

On motion of Senator Taylor, the resolution was referred to the Committee on Printing.

The secretary read Senate joint resolution No. 1, by Senator Taylor:

Resolved, By the Senate and the House of the fifteenth legislature of the State of Washington, that the Attorney General be and he is hereby requested to assist any member of the legislature or any of the committees thereof in the preparation and in the revision of bills, if so requested by them, to the end that the same may be drafted in plain and unambiguous language and in conformity with the constitution and consistent with the laws of the state.

Resolved further, That the Attorney General be and he is hereby authorized to employ two competent lawyers, such lawyers to be paid one thousand dollars each in full for their services and expenses for the entire legislative session from the appropriations made for the expenses of the legislature.

On motion of Senator Taylor, the rules were suspended, and Senate joint resolution No. 1 was read second and third times.

Senator Wray moved that the figures "\$1,000.00" be stricken and the figures "\$125.00" be inserted in lieu thereof.

Senator Brown moved to amend the resolution by reducing the amount from two thousand dollars to one thousand dollars and "hire two lawyers for the last thirty days of the session."

Senators Hutchinson, Nichols, Taylor, Chase, Wells, Boner and Iverson demanded a roll call on the motion by Senator Brown.

Senator Brown requested leave to withdraw his motion.

The request was refused.

The secretary called the roll and the amendment offered by Senator Brown failed to carry by the following vote:

Those voting aye were: Senators Brown, Hutchinson, Landon, Smith (J. H.) and Steiner—5.

Those voting nay were: Senators Barnes, Boner, Brand, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Ghent, Groff, Hall, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, McMillan, Morthland, Myers, Nichols, Palmer, Smith (A. A.), Taylor, Wells, Wray—33.

Those absent or not voting were: Senators Davis (Lincoln), Metcalf, Phipps and Stevenson—4.

The motion by Senator Wray failed to carry.

The secretary called the roll on the final passage of Senate joint resolution No. 1, and it was adopted by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Ferryman, French, Ghent, Groff, Hall, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Morthland, Myers, Nichols, Palmer, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wells, Wray—36.

Those voting nay were: Senators Faulkner and Hutchinson-2.

Those absent or not voting were: Senators Davis (Lincoln), Metcalf, Phipps and Stevenson—4.

On motion of Senator Taylor, the rules were suspended, and Senate joint resolution No. 1 was ordered transmitted to the House immediately.

The secretary read:

MESSAGE TO THE SENATE.

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., January 10, 1917.

MR. PRESIDENT:

The House has passed House concurrent resolution No. 4, by Mr. Adams, relating to the appointment of a committee to notify Honorable Ernest Lister of his election to the office of Governor of the State of Washington, and the same is herewith transmitted.

C. R. MAYBURY, Chief Clerk.

The secretary read:

HOUSE CONCURRENT RESOLUTION NO. 4.

By Mr. Adams:

Resolved, That the speaker of the House of Representatives be, and he is hereby instructed to appoint a committee of three from the House to meet with a committee of two from the Senate to be appointed by the president, to notify the Honorable Ernest Lister and to convey to him the greetings of this joint session of the House of Representatives and Senate, and notify him of his election to the office of Governor of the State of Washington.

On motion of Senator Taylor, House concurrent resolution No. 4 was adopted.

The president appointed as a committee under the above resolution Senators Boner and McMillan.

The secretary read:

MESSAGE FROM THE SECRETARY OF STATE.

DEPARTMENT OF STATE, OFFICE OF THE SECRETARY, OLYMPIA, WASH., January 8, 1917.

To the Honorable, the President of the Senate. Senate Chamber, Olympia, Washington.

SIR: Pursuant to section 12, article 3, of the Constitution of the State of Washington, I have the honor to transmit, herewith, for the consideration of the Senate, certified copies of a portion of the following Senate bills showing vetoed paragraphs, together with certified copy of the Governor's veto thereto attached: Senate bill No. 337; Senate bill No. 406; Senate bill No. 364.

Respectfully submitted,

[SEAL]

I. M. HOWELL, Secretary of State.

MESSAGE FROM THE SECRETARY OF STATE.

DEPARTMENT OF STATE, OFFICE OF THE SECRETARY, OLYMPIA, WASH., January 8, 1917.

To the Honorable, the President of the Senate, Senate Chamber, Olympia, Washington.

SIR: Pursuant to section 12, article 3, of the Constitution of the State of Washington, I have the honor to transmit, herewith, for the consideration of the Senate the following Senate bills, passed by the Senate and House and vetoed by the Governor, together with his veto message attached thereto: Senate bill No. 37; Senate bill No. 70; substitute Senate bill No. 136; Senate bill No. 166; Senate bill No. 392.

Respectfully submitted.

[SEAL]

I. M. HOWELL, Secretary of State.

On motion of Senator Johnson, the Governor's veto message was made a special order for 2:00 o'clock p. m. Thursday, January 18, 1917.

INTRODUCTION OF BILLS.

Senate bill No. 3, by Senator Nichols, entitled "An act relating to the collection of taxes, creating a delinquency tax loan fund in each county, providing for the issuance, sale and redemption of warrants thereon and amending sections 9219, 9257, 9259, 9260, 9269 and 9272, and repealing sections 9252, 9253, 9254, 9255, 9256, 9262, 9278 and 9279 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Nichols, the rules were suspended, the bill was read the second time by title, 500 extra copies ordered printed and referred to the Committee on Public Revenue and Taxation, when appointed.

Senate bill No. 4, by Senator Smith (Joseph H.) (by request), entitled "An act providing for and authorizing and directing the payment of obligations imposed upon or incurred by cities of the first class by or on account of the passage and adoption of direct legislation, through the method commonly known as the initiative, wherein and whereby the number of men employed in the fire department of such cities is increased, providing a method for such payment, and authorizing and directing the issuance of warrants and making of tax levies for the purpose of making such payment, and declaring an emergency."

The bill was read the first time, and on motion of Senator Smith (Joseph H.), the rules were suspended, the bill was read the second time by title and referred to the Committee on Cities of First Class, when appointed.

Senate bill No. 5, by Senator Ghent, entitled "An act fixing the salary of county sheriffs and classification of counties therefor."

The bill was read the first time, and on motion of Senator Ghent, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Counties and County Boundaries, when appointed.

Senate bill No. 6, by Senator Wray, entitled "An act permitting cities or towns to dispose of surplus gas, water or electricity."

The bill was read the first time, and on motion of Senator Wray, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Municipal Corporations, when appointed.

Senate bill No. 7, by Senator Kuykendall, entitled "An act to extend the right of eminent domain to warehouse and elevator companies."

The bill was read the first time, and on motion of Senator Kuykendall, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary, when appointed.

Senate bill No. 8, by Senator Ghent, entitled "An act to amend section seven (7) of article eleven (11) of the constitution of the State of Washington relating to the tenure of office of county sheriff and fixing the number of terms therefor."

The bill was read the first time, and on motion of Senator Ghent, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Constitution and Constitutional Revision, when appointed.

Senate bill No. 9, by Senator Ghent, entitled "An act fixing the terms of county sheriffs and proscribing the times of holding elections therefor."

The bill was read the first time, and on motion of Senator Ghent, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Counties and County Boundaries, when appointed.

Senate bill No. 10, by Senator Smith (Joseph H.), entitled "An act amending section 1, chapter 135, Session Laws of 1915, entitled "An act relating to the support of mothers, who by reason of destitution, insufficient property or income or lack of earning capacity are unable to support their children under the age of fifteen years, and repealing sections 8385-1, 8385-2, 8385-3, 8385-4, 8385-5 and 8385-6 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Smith (Joseph H.), the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary, when appointed.

Senate bill No. 11, by Senator Ghent (by request), entitled "An act relating to the control of dead bodies, and providing for the establishment, maintenance and regulation of public morgues in counties of the first class, subdivision class A, and prescribing penalties for the violation thereof."

The bill was read the first time, and on motion of Senator Ghent, the rules were suspended, the bill was read the second time by title and referred to the Committee on Medicine, Dentistry, Surgery and Hygiene, when appointed.

Senate bill No. 12, by Senator Brown, entitled "An act providing for the platting and extension of certain streets in the city of Blaine across harbor area in front of said city."

The bill was read the first time, and on motion of Senator Brown, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Harbor and Harbor Lines, when appointed.

The secretary read:

MESSAGE TO THE SENATE.

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., January 10, 1917.

MR. PRESIDENT:

The speaker has appointed as members of the House committee, under House concurrent resolution No. 4, Messrs. Adams, Morrison and Banker;

Also, the speaker has signed Senate joint memorial No. 1, relating to amendment to the federal constitution prohibiting the manufacture and sale of intoxicating liquors.

And the same are herewith transmitted.

C. R. Maybury, Chief Clerk.

The president called President Pro Tempore Nichols to the chair.

Justice John F. Main, of the State Supreme Court, administered the oath of office to Lieutenant Governor-Elect Louis F. Hart.

Lieutenant Governor Hart, ex-officio president of the Senate, assumed the chair.

At 12:05 p.m., on motion of Senator Iverson, the Senate took a recess until 1:30 o'clock this afternoon.

AFTERNOON SESSION.

The Senate was called to order at 1:30 p. m. by President Hart.

Senator Nichols was called to the chair.

The sergeant at arms of the House appeared before the bar of the Senate and stated that the House was ready to receive the Senate in joint session.

The president resumed the chair.

On motion of Scnator Boner, the Senate repaired to the retunda of the Capitol building to meet the House in joint session at the inauguration of Governor Ernest Lister.

JOINT SESSION.

The joint session was called to order by Lieutenant Governor Hart, who presided.

The secretary called the roll of the Senate, all members being present, except Senators Davis (Lincoln), Metcalf, Phipps and Stevenson, all excused.

The chief clerk called the roll of the House, all members being present, except Messrs. Brown, Dwyer, Elliott, Guie and Young.

Chicf Justice O. G. Ellis administered the oath of office to Ernest Lister as Governor of the State of Washington.

Rev. N. M. Temple, of Olympia, offered prayer.

Governor Lister addressed the joint assembly as follows:

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT, OLYMPIA, WASH., January 10, 1917.

Members of the Senate and the House of Representatives:

Selected by my fellow citizens for a second time to represent them in the highest position within their gift, I take this opportunity to express my deep gratitude and appreciation for the honor bestowed upon me. It is my hope that I may be able to serve them worthily and that, at the close of my term, I shall have, to a small degree at least, rendered service that has been of some real benefit to the state and its people.

Finances.

During the four years just passed, I have endeavored to bring about a better condition in the financial affairs of the state and feel today that the situation existing, in connection with the state's finances, justifies the statement that with the beginning of the year 1917, we are in better financial condition than ever before in the state's history.

The financial statement which follows shows that there was an overdraft in the general fund at the close of business on December 31, 1912, amounting to \$369,327.69. At the close of business on December 31, 1914, there was a balance of \$400,016.37 in the general fund, and at the close of business on December 31, 1916, the general fund shows a balance on hand amounting to \$1,083,674.37. While this fund will be called upon to meet the current expenses of state government during the next three months, and also the expenses incurred in connection with the biennial session of your honorable body, yet I feel sure that with the taxes which will be paid in prior to April 1st, we will begin the next fiscal year on that date with a balance on hand, in the general fund, of not less than \$1,000,000.00.

Retirement of Outstanding Bonds.

With this most excellent condition existing it appears to me that your honorable body would be following the lines of good business judgment by authorizing the retirement of all bonds now outstanding against the state. As I

view the matter, it is much better to take this action at a time when we have funds on hand, not required for the general operating expenses of the state government, than to allow the bonds to remain an indebtedness against the state until their maturity, with the possibility at that time of finding it necessary to make a special lovy for the purpose of raising moneys to pay them off.

The only bonds outstanding which are properly payable from the general fund are the normal school bonds, amounting to \$206,024.00. While these bonds are not yet due, under their terms the state now has the right to retire them at any interest-paying date. I strongly urge that an appropriation of \$209,114.36 be made by your honorable body from the general fund, for the purpose of retiring these bonds and paying the interest, so that on June 10, 1917, this bonded indebtedness can be entirely paid off.

The only other issue of bonds now outstanding against the state is that representing the balance of the purchase price, yet unpaid, for the Wenatchee bridge. This balance amounts to \$50,000.00 and is properly payable from the public highway fund. I recommend that an appropriation of \$52,000.00 be made from the public highway fund to be used in the retirement of these bonds and the payment of interest due. Under the provisions of the bonds, the legislature would be called upon at this session to appropriate \$28,480.00 for the payment of bonds which will become due during the next two years and the payment of interest upon the bonds. The additional appropriation required to retire all of the bonds amounts to only \$23,520.00.

The retirement of these two issues of bonds will place the state in the position of not having a single dollar of outstanding bonded indebtedness, and I am sure all will agree with me that this is a most desirable condition for the state to achieve.

The following is a statement of the moneys received by me as Governor and transmitted to the State Treasurer, from January 1, 1915, to and including December 31, 1916:

Moneys Received by the Governor, January 1, 1915, to December 31, 1916.

Notary fees from 2,075 applicants	\$20,750	00
Commissioner of Deed fees from four applicants	20	00
From Federal Government as National Aid to:		
Soldiers' Home, Orting		
Veterans' Home, Retsil 66,450 00	128,425	00
From Federal Government on 5 per cent Refund of Sales of Public		
Lands	22,410	65
From Federal Government for Refund on Forest Reserve Revenue	74,650	46
From States requiring extradition, fees of other states	107	50
Total	\$246,363	61

Military Funds, on Deposit.

Olympia National Bank	\$2,254 5 330 0	
		_
Total	\$2.584 5	0

Condition of General Fund.

The next statement shows the condition of the general fund at the close of business on December 31, 1912, the amount on hand in the same fund December 31, 1914, and the amount on hand at the close of business December 31, 1916:

December 31, 1912—Overdraft	\$369,327	69
December 31, 1914—Balance on hand	400,016	37
December 31, 1916—Balance on hand	1,083,674	37

Condition of Permanent Funds.

The amounts on hand in the permanent funds of the state at the close of business December 31, 1912, and the amounts on hand December 31, 1916, are shown in the following statement, together with the amount of bonds purchased during the four years included between the two dates, and the amount of bonds redeemed:

	Balance December 31, 1912	Purchased During Four Years	Redeemed During Four Years	Balance December 31, 1916
Permanent School University Permanent Scientific Permanent C., E., P. and R. I. Permanent Agricultural Permanent Normal Permanent	247,600 00 271,870 00	\$3,854,557 50 34,500 00 190,400 00 160,650 00 201,352 05 191,418 52	\$1,843,016 62 12,850 00 71,450 00 66,450 00 78,610 00 67,600 00	\$10,717,547 50 114,400 00 366,550 00 366,070 00 295,327 05 288,218 52
Total Bonds	\$9,655,211 62	\$4,632,878 07	\$2,139,976 62	\$12,148,113 07
Cash in six funds	565,701 91			1,135,269 42
Total Bonds and Cash	\$10,220,913 53			\$13,283,382 49

Capitol Building Fund.

Four years ago the legislature passed an act authorizing the issuance of bonds against the capitol building fund to the amount of \$4,000,000.00, the proceeds to be used in paying back to the general fund of the state the amounts advanced from that fund in the past; to take up all outstanding warrants; for the completion of the Temple of Justice, and for other construction work necessary in connection with a group of capitol building.

Under the provisions of this act, the guarantee of the state was given to the bonds, and to interest which might accrue thereon. To determine the legality of this action by the legislature, the questions involved were submitted to the supreme court, and in its decision the court held the act to be unconstitutional with respect to the guarantee by the state.

The legislature of 1915 passed another act, providing for the issuance of bonds to the amount of \$4,000,000.00, and in that act endeavored to overcome the legal objections to the act of 1913 by providing that the state guarantee only the interest on the bonds. This act appropriated \$1,500,000.00 from the funds received from the sale of bonds, to be used in paying back to the general fund the moneys advanced from that fund; to take up outstanding warrants and to complete the Temple of Justice.

Many efforts were made by the state capitol commission to dispose of these bonds and about a year ago it was decided to advertise them for sale. Bids were submitted and the best bid accepted by the capitol commission. All of the bids received were based upon a favorable decision by the supreme court, covering the legality of the bonds. The questions involved were presented to the court, and its decision held against proceeding along the lines contemplated.

So that every possible avenue, which would assist in securing a complete presentation of the case to the supreme court, might be covered, it was decided by the capitol commission, after consultation with the Attorney General, to obtain the services of Caldwell, Masslich & Reed, prominent bond attorneys of New York, to assist the state's attorney in the preparation of the form of bond, and also to assist him in the presentation to the supreme court of the questions involved. This firm was decided upon by the capitol commission because of the fact that its opinion, if favorable, would be acceptable to bond buyers. An arrangement was made to pay for the services of this firm from the proceeds of the bond sale, had it been possible to sell the bonds. Under the decision of the court, this cannot be done, and while the state is in no way legally bound to compensate Caldwell, Masslich & Reed, the capitol commission recommends that an appropriation be made by the legislature for this purpose. I join in this recommendation.

I have had prepared and am herewith submitting statements showing the condition of the capitol building fund and the estimated value of the timber and lands yet remaining in the capitol grant:

State Capitol Building Fund Debt, December 31, 1916. Warrants, including interest, called but not presented..... \$774 67 Warrants upon which guaranteed interest is paid annually from and due to general fund: Capitol building, total issue, \$350,000; April 1, 1901; 415-451...5% 185,000 00 Furniture: April 27, 1903; 452-476......5% 11.887 00 76,500 00 Furniture: September 12, 1904—October 25, 1904; 505-507.....5% 883 46 Capitol building: January 17, 1905; 508-518......4% 5,534 04 Governor's residence: March 28, 1908; 519-553......5% 35,000 00 Capitol building improvement: March 28, 1908; 554-583......4% 30,000 00 Temple of Justice and Site: June 17, 1913-May 15, 1915; 64,487 16 Total..... \$410,066 33 *Guaranteed interest paid by and due to general fund to April 1, 1916 \$333,042 38 Guaranteed interest accrued April 1 to December 31, 1916..... 14,508 19 *For capitol commission, appropriation \$12,000.00, Ch. 69, Laws 1909, and cruising capitol lands, appropriation \$16,000.00, Ch. 20, Ex. Ses. Laws 1909. Total appropriation, \$28,000.00. Amount expended and due general fund (balance reverted)..... 25,661 16 *Temple of Justice, 1911 appropriation expended from and due general fund 350,000 00 Total.....\$1,133,278 06 Less cash on hand in capitol building fund Dec. 31, 1916..... 7,504 07

Net debt state capitol building fund Dec. 31, 1916......\$1,125,773 99 STATEMENT OF CAPITOL BUILDING GRANT, JANUARY 1, 1917.

COUNTR	Acreage	Value of Land	Feet of Timber	Value of Timber	Total Value
Capitol Commission Cruise.					
Clallam	27,584.56	\$131,779 33	949,951,360	\$971,233 18	\$1,103,012 5
Clarke	4,347.43	13,983 87	125,494,000	145,547 25	159,531 1
Cowlitz	1,080.00	3,680 00	29,852,000	41,105 50	44,785 5
Douglas	3,160,00	46,326 90			46,326 9
Grays Harbor	3,851.40	18,744 69	181,942,000	393,665 75	412,410 4
Jefferson	8,467.70	44,662 62	280,072,000	337,383 20	382,045 8
Kitsap	240.00	600 00	4,026,000	3,969 00	4,569 0
Mason	5,549.03	15,215 82	109,071,000	151,622 29	166,838 1
Skagit	4,255.88	3,944 85	129,787,000	185,926 00	189,870 8
Skamania	3,913.23	2,570 55	71,773,000	37,186 50	39,757 0
Stevens	12,581.56	109,461 80	77,726,000	136,308 75	245,770 5
Wahkiakum	6,053.70	13,157 18	207,326,265	325,004 86	338,162 0
Totals	81,084.49	\$404,127 61	2,167,020,625	\$2,728,952 28	\$3,133,079 8
County Cruise.					
King	7,296.57	\$36,482 85	173,836,500	\$346,673 00	\$383,155 8
Lewis	11,676.64	29,191 60	503,502,173	757,022 29	786,213 8
Pacific	2,866.58	7,166 45	82,897,500	165,795 00	172,961 4
Pierce	10,108.49	50,542 45	311,873,250	610,834 00	661,376 4
Totals	113,032.77	\$527,510 96	3,238,130,048	\$4,609,276 57	\$5,136,787 5

^{*} Items due General Fund, total \$708,703.54.

RECEIPTS OF CAPITOL BUILDING FUND FROM SALES OF LANDS AND TIMBER.

• ITEMS	January 1, 1913, to December 31, 1914	January 1, 1915, to December 31, 1916	Total Collections for Four Years Ending December 31, 1916
Sale of timber. Timber trespass Paid on contracts. Interest paid on contracts.	1,359 68 10,958 43	\$69,748 23 1,335 90 23,099 84 4,060 57	\$128,983 33 2,695 58 34,058 27 7,245 19
Received from sale of two cottages on capitol building site	109 50 9 00		109 50 9 00
Totals	\$74,856 33	\$98,244 54	\$173,100 87

In addition to the above, the following amounts were collected by the Commissioner of Public Lands from January 1, 1913, to December 31, 1916, on the capitol grant, on sales made prior to March 8, 1909:

Rights to overflow	\$454	
Oil and gas leases	3,319	
Use and occupancy	224	80
Paid on contracts		
Interest paid on contracts		
Mineral leases	40	
Rental on leases	1,702	
Extension on timber sales	2,240	00
Timber'on right-of-way	11	40
Total	\$34,840	70

The capitol situation presents one of the scrious problems before your honorable body for consideration. Practically all of the state departments are now conducting their business in crowded quarters. During the period when the legislature is not in session, much of the space you occupy is used by other departments. This necessitates obtaining quarters outside the capitol building for such departments during the sessions of the legislature. The transfer of office records to and from rooms not suitable for their proper care and protection may result in serious loss to the state, for it would be impossible to replace many of these records should they be destroyed. The two decisions of the supreme court clearly show that it is impossible for the state to guarantee bonds issued against the capitol building fund to the amount required for the payment of the present indebtedness against the capitol building fund, and for the completion and construction of necessary buildings. This can only be done by a vote of the people.

To endeavor to dispose of all of the lands and timber in the capitol grant immediately, for the purpose of securing funds to pay all the indebtedness now standing against the capitol building fund and to complete the capitol buildings, could but result in the sale of the property at much less than its true value and, in my opinion, such a plan would not produce sufficient funds to pay off the indebtedness and construct the buildings necessary. It is the opinion of the capitol commission, and in this I concur, that the greatest returns from the sale of capitol lands and timber will be secured by disposing of the property at such times as there may be a demand for it. This demand is steadily increasing but not to a sufficient degree to justify us in believing that any new construction could be undertaken and paid for from the moneys received from this source for some time. I may say that the lands and timber sold during the past four years have brought a figure greater than the estimated value.

Many citizens have suggested that capitol bonds be issued and purchased by the state with moneys on hand in the permanent funds of the state. The state constitution fixes the class of securities in which the permanent funds may be invested, and in its decision covering the act of 1913, the supreme court held that the state board of finance could not legally invest these funds in capitol building bonds.

A suggestion has been made that the legislature might authorize the investment of moneys held in the accident fund of the industrial insurance department in capitol bonds, as there is no constitutional provision fixing the class of securities in which this money shall be invested. \$1,608,100 belonging to this fund is now invested in bonds. It is the opinion of those making the suggestion that by the state purchasing capitol building bonds in the amount of approximately \$1,500,000.00 with moneys in the reserve for pensions in the accident fund, the balance of the bond issue could be sold in the open market. I have not given sufficient consideration to this suggestion to express my views regarding it, but mention it at this time so that the legislature may give it such consideration as it deems proper.

On January 1, 1917, the outstanding indebtedness against the capitol building fund amounted to \$1,125,773.99. The estimate of the architects for the completion of the temple of justice shows that approximately \$550,000.00 will be required for this purpose. The capitol commission believes that the building can be completed, without in any way impairing its usefulness or architectural beauty, by the expenditure of \$450,000.00. The completion of this building, however, would not add to the available office space. It is now occupied by all of the departments for which it was intended.

If any new work should be undertaken, the next great need of the state would be the construction of a capitol building. The estimate of the cost of such a building, made by the capitol commission, is \$1,750,000.00. The improvement of the grounds and the purchase of two blocks of land to be used as an entrance to the capitol grounds from Main street, which was authorized by the last legislature, would fix the amount necessary for the payment of outstanding indebtedness, the completion of the temple of justice, the construction of a new capitol building, purchase of land and improvement of grounds, at not less than \$3,500,000.00. Should such a complete plan as this be decided upon, it would also be advisable to construct a central heating and lighting plant. I am of the opinion that \$4,000,000.00 will be required to do all of the work necessary to bring about a completion of buildings to the point where the state's needs will be cared for for many years to come, and to pay off present indebtedness. I may add that the capitol site contains approximately thirty acres. All streets formerly platted and running through the site have been vacated by the city of Olympia at the request of the capitol commission.

Should your honorable body desire to give consideration to this matter, the capitol commission stands ready to furnish you with all the information it has at hand and to assist you to the fullest degree in its power.

Constitutional Convention.

In my message delivered to the legislature of 1915, I strongly urged that action be taken providing for the submission of the question of calling a constitutional convention to the voters at the general election held in November last. No action was taken by the legislature toward carrying out this recommendation. With each passing year the need of a new state constitution becomes more apparent. A simplification of state government cannot be brought about to the degree necessary excepting by the adoption of a new state constitution. A constitutional convention could give consideration to many matters affecting the management and operation of public affairs. There is a growing sentiment in favor of some type of commission form of government for the counties of the state. This is but one of many reforms which are necessary to bring about a reduction in the cost of government. I will not take your time in detailing the many reasons why a constitutional convention would be advisable, but would respectfully direct your attention to that part of my message delivered to the legislature of 1915, relating to this important matter.

May I urge that action be taken by your honorable body to start the machinery in motion that will make possible the submission of a new constitution to the people of the state at the earliest possible date.

Preferential Presidential Primary.

I am sure that the great majority of the voters of the state of Washington desire to be allowed to express their preference for their party nomines for president of the United States, and would respectfully recommend the passage of a preferential presidential primary law, so that such expression may be given by the voters.

Non-Partisanship.

Recent elections clearly indicate that the spirit of partisanship, in connection with the selection of public officials, is rapidly disappearing. The people will be better served if it be entirely eliminated, and I beg to recommend the passage of a non-partisan election bill covering all state, county and city officials.

Interest on Delinquent Taxes.

Under our present law, 15 per cent is the rate of interest charged on delinquent taxes. While I appreciate that it might be difficult to secure the prompt payment of taxes if the rate of interest on delinquent taxes were to be reduced to a point equal to that charged in ordinary business, yet I cannot but feel that the present rate is excessive, and recommend that it be reduced to 12 per cent.

Prohibition Law.

The majority recorded against initiative measure number 18, known as the hotel bill, by the voters at the last general election, was 215,036. The majority against initiative measure No. 24, known as the brewers' bill, was 146,556. These majorities clearly indicate a sentiment among the people opposed to conditions such as existed prior to the enactment into law of initiative measure No. 3. Personally I feel that our state ought to follow the lines adopted by the adjoining states of Oregon and Idaho, and its legislature pass a bill that will also make it illegal to import intoxicating liquors into the state. The tendency is clearly toward a nation-wide prohibition; the state of Washington has indicated its views by the advanced steps already taken. The benefit to the people is so apparent that I believe you will be acting wisely if you enact into law at this time, a measure that will bring about absolute prohibition in the state.

Two years ago I urged the logislature to appropriate and place in the hands of the Covernor and the Attorney Ceneral, \$50,000.00, to be used in securing evidence and prosecuting violators of the law known as initiative measure No. 3. I believed then, and I am still of the opinion, that the state ought to render aid to the civil authorities in bringing about a proper enforcement of this law. I again urge that an appropriation be made for this purpose. If you consider the amount recommended two years ago too large, I would suggest that \$25,000.00 be appropriated.

Educational Institutions.

There is no mere important problem calling for action on the part of your honorable body, than that of fixing the millage tax to be raised for the institutions of higher learning, during the next six years, and bringing about a settlement of the differences existing regarding the duplication of courses of study in the different educational institutions.

For many years those differences have existed and but few sessions of the legislature have escaped having the matter before them in some form. Two years ago much time was occupied by the committees of the legislature in endeavoring to bring about a permanent solution of the problem. An act was passed appointing an educational survey commission consisting of three members of the Senate and three members of the House of Representatives, and directing the commission to make a complete survey and to place its report in the hands of the Governor not later than April 30, 1916. This report was filed, and I am today placing it in the hands of your honorable body. The commission had expected to have printed copies of the report furnished by the federal bureau of education. Up to this time they have not been received and I would suggest, unless you are advised that they will be in your hands in the near future, that it might be advisable to arrange for the printing of this important report, so that all of the members of the logislature can have a copy of it in their possession.

One of the elements entering into the desire for elimination of duplicated courses of study was that of reducing the cost to the taxpayers of maintaining the higher educational institutions. The millage tax, which is now the basis for raising revenue, amounts to 1.05 mills and, based upon the present property valuation of the state, will produce approximately \$2,073,414.00 cach two years. It is divided between the five institutions as follows:

MILLAGE TAX UNDER PRESENT LAW.

	Mills	Revenue Produced Two Years
University of Washington. State College Bellingham Normal School. Cheney Normal School. Ellensburg Normal School.	.475 .325 .090 .090 .070	\$987,972 00 641,770 00 177,722 00 177,722 00 188,228 00
Totals	1.05 mills	\$2,073,414 00

The educational survey commission in its report recommends that the legislature fix the millage tax at the present session at 1.90 mills. This lov, would produce, based upon present property valuations in the state, approximately \$3,751,886.00 during the biennium, making an increase of approximately \$1,678,-472,00 in the cost of maintaining our higher educational institutions during a two-year period.

The millage tax recommended by the commission provides that 1.71 mills shall be raised for maintenance and .19 mills for buildings, and is proportioned among the five institutions as follows:

MILLAGE TAX RECOMMENDED BY EDUCATIONAL SURVEY COMMISSION.
FOR MAINTENANCE.

	Mills	Revenue Produced Two Years
University of Washington. State College Bellingham Normal School. Cheney Normal School. Ellensburg Normal School.	.85 .51 .14 .12 .09	\$1,678,478 00 1,007,086 00 276,454 00 236,962 00 177,720 00
Totals	1.71 mills	\$3,376,700 00

FOR BUILDINGS.

	Mills	Revenue Produced Two Years
University of Washington State College	.04 0225	\$98,734 00 78,986 00 78,986 00 44,430 00 74,050 00
Totals	.19 mills	\$375,186 00

	Mills	Revenue Produced Two Years
For maintenance, all institutions. For buildings, all institutions.	1.71 .19	\$3,376,700 00 375,186 00
Totals	1.90 mills	\$3,751,886 00

These statements clearly show that even though the elimination of duplication in courses of study, as recommended by the educational survey commission, may also eliminate some cost, yet the demands of the institutions, as viewed by the commission, call for the raising of about 80 per cent more revenue than is produced from the present millage tax levy.

The requests of some of the institutions for appropriations covering the two years beginning April 1st, next, are greater in amount than would be raised even though the millage tax as recommended by the commission, is fixed by your honorable body.

The report also carries the following recommendation:

"The commission believes that the needs of the state will soon require a fourth normal school, as suggested in the report of the experts, and recommends that one be established as soon as the financial conditions of the state will justify."

As no provision is made in the millage tax, recommended by the survey commission, to cover the cost of maintaining a fourth normal school, nor for a site and new buildings and equipment, which would be required, it will be necessary for your honorable body to add to the millage tax, as recommended, an amount sufficient to cover these additional expenditures, if you look with favor upon the establishment of a fourth normal school at any time during the period the millage tax you decide upon, shall continue.

Personally, it appears to me that it would be advisable for the legislature to fix a maximum capacity to which the present normal schools shall be increased, then have such a plan followed out, before providing for the establishment of a fourth normal school.

It has been suggested by some that on account of the differences of opinion existing between the members of the boards of regents and presidents of some of the higher educational institutions that I, as Governor, take upon myself the problem of settling these differences. I would not presume to take such action, especially as the legislature now has before it a report submitted by a commission consisting of its members, selected by the last legislature, to make an educational survey. I may say, I have confidence in the members of the boards of regents, selected by me, to have charge of the educational institutions. I believe these regents have acted wisely in their collections of those who have been placed in charge of the institutions, and even though there may be differences of opinion existing, this ought not to be taken as evidence that the individuals are not capable men.

Personally, I believe that one of the most important questions to be taken up by the legislature, in connection with this problem, is that of cost. There is a grave question in my mind as to whether or not the state can afford to make the rapid progress recommended by the educational survey commission. I am sure all will agree that we desire to have our educational institutions properly maintained. I doubt the advisability, however, of making the progress so rapid as to call for the expenditure of almost twice the amount of money in the next two years, as compared with that used during the past two years.

The action taken during the present session of the legislature ought to be along the line of settling for all time the differencess of opinion existing between those in charge of the different institutions. It also ought to be based upon permanent and not temporary advancement of the institutions. To bring about this permanent advancement it would be unwise to make the burden of taxation so great that it might easily result in the creation of a feeling of opposition to the institutions in the future.

I still doubt the advisability of placing the five institutions under the control of one board of regents.

I sincerely hope it may be possible for your honorable body to bring about a fair and permanent solution of this most important question, and beg to assure you that I stand ready to assist you to the fullest of my ability.

State Board of Control.

The state board of control has under its direction eleven of the state institutions. These are the three hospitals for the instane, two soldiers' homes, institution for feeble minded, school for deaf, school for blind, state training school for boys, state school for girls, and state penitentiary. The state reformatory is in charge of a board of managers consisting of five members. So that this institution might have the benefit of the knowledge gained by the members of the board of control in their work in connection with handling the eleven institutions in their charge, shortly after assuming the office of Governor I appointed the members of the board of control as members of the board of reformatory managers. I recommended to the legislature of 1913, and again to the legislature of 1915, that the board of reformatory managers be abolished, and the institution placed in charge of the board of control. I still feel that there is no more reason for a separate board to manage the state reformatory than exists in connection with the other institutions in charge of the board of control, and would respectfully renew my recommendation that the board of reformatory managers be abolished and the duties now performed by that board placed in charge of the board of control.

The following comparative statement shows the per-capita cost of maintenance of the institutions in charge of the board of control, and also the state reformatory, for the two-year periods ending September 30, 1912, 1914 and 1916. The number of inmates being cared for at each of the institutions on January 1, 1917, is also included in the statement:

STATEMENT OF INSTITUTION MAINTENANCE COST AND POPULATION.

INSTITUTION	Biennium Ending September 30, 1912	Biennium Ending September 30, 1914	Biennium Ending September 30, 1916	Number at Insti- tutions January 1, 1917
Western State Hospital. Eastern State Hospital. Northern State Hospital. Institution for Feeble Minded. State Soldiers' Home. State Soldiers' Home. State Soldiers' Home Colony. Washington Veterans' Home. School for Deaf. School for Bind. State Penitentiary State Training School. State Reformatory Average daily per-capita cost.	.5126 .8125 .7065 .5228 .7406 1.2360 1.4950 .5017 .6661	\$0.4383 .4363 .5189 .5412 .5673 .6168 1.0292 1.1486 .4382 .5482 .7306	\$0.4240 .4850 .5400 .5300 .5000 .5000 .1.1100 1.2600 .4860 .8280 .7500 .7080	1,350 1,990 683 550 277 154 534 109 57 647 134 103 260
Total number at institutions				5,948

This statement will, I believe convince all who give study to it that practically all of the institutions have been maintained, during the past two years at a reasonable cost. Especially do we feel that this is the case when we consider the steady increase there has been in the cost of almost all of the supplies required for the institutions. This condition has been brought about without in any way allowing the state's properties to deteriorate, and the standard of food and clothing supplies for the inmates has been maintained. In fact, I believe it can be said that the conditions existing at the institutions have been materially improved during the past two years.

There are two or three of the institutions where, in my opinion, the cost of maintenance is too high. I realize that whenever efforts are made to reduce the maintenance costs of public institutions, the claim is immediately advanced by some persons that the inmates of the institutions are not being properly provided for. The results show that where reductions were made, it was as a result of carefully guarding all of the small details in connection with the management of the institutions, and in every instance conditions have been improved rather than injured, and the cost to the taxpayers has been reduced. Every effort possible will be put forth during the next two years to bring about a reduced cost in the institutions where the maintenance cost now appears to be too high.

I will not take your time by presenting in detail the accomplishments in

connection with the management of these institutions during the past four years, not the needs for the next two years, but would respectfully call your attention to the printed reports covering the institutions, and also the recommendations for appropriations made by the board of finance in its budget. I do, however, desire to especially urge that the appropriation asked for a woman's building at the state penitentiary be allowed. The building in which the women prisoners are now housed is inside the main wall of the prison. If the appropriation requested is made by your honorable body, a new building will be located outside the main wall, making possible absolute segregation of the sexes at the state penitentiary.

Tax Commission.

I again renew the recommendation made by me to the legislatures of 1912 and 1915 that the state board of \tan commissioners be abeliabed and that the duties now performed by the commission be placed in the hands of one tax commissioner.

A number of changes in the taxation laws of the state are recommended by the tax commission. To bring some of these about would require amendments to the state constitution. As there now appears to be a bright prospect of the question of a new constitution being submitted to the voters of the state at the next general election, it would probably be advisable to leave this matter for the consideration of the members of the constitutional convention.

Should action not be taken by your honorable body looking to the calling of a constitutional convention, I urge your careful consideration of the recommendations made by the tax commission.

Board of Equalization.

At the last session of the legislature, an act was passed changing the membership of the state board of equalization. Under the provisions of this act, the board new consists of the state Auditor, the Commissioner of Public Lands and one member of the public service commission. Prior to the enactment of this law, the three members of the tax commission, the state Auditor and the commissioner of public lands formed its membership.

The work of the board of equalisation is clearly along lines requiring the knowledge and information possessed by members of the tax commission. I therefore recommend that if the office of state tax commissioner is created, he be named a member of the board of equalisation. Should the decision of your honorable body be opposed to the abolition of the tax commission, the three members of that commission ought to be again placed on the state board of equalization.

Board of State Land Commissioners.

A change was also made in the membership of the board of state land commissioners by the last legislature. The state tax commissioner, if cuch a position be created, on account of his knowledge of land values, would be a valuable member of this board, and I respectfully recommend that the tax commissioner be named as a member of the board of state land commissioners.

Industrial Insurance Commission.

As a result of the steady increase in the number of industrial enterprises in the state and the larger business being transacted by the plants heretofore operated, the work of this department shows a large increase over preceding years. During 1916 there has been an increase of about 45 per cent in the number of claims presented to the commission for its consideration, when compared with the business of 1915. As a result of this increase, it will require the greatest care on the part of these in charge of the department to complete the work of the present biennium with the appropriation made by the last legislature. A greater appropriation is being called for to conduct the department during the next two years. The commission also recommends the payment of larger salaries to some of its assistants. I feel that these recommendations ought to have your favorable consideration, for many of the salaries paid by the state, in this de-

partment, are much less than are paid by corporations for the same kind of service.

In November 1915, it was found that there had been presented to and paid by the commission a number of forged claims against the accident fund. Following the discovery of the defalcation, a complete and thorough check of all claims filed with the department from the inception of the law disclosed that fifty-two fraudulent claims had been paid. Seventeen of these claims were for large amounts, ranging from \$885.00 to \$1,340.00, and the thirty-five other fraudulent claims were in amounts ranging from \$12,00 to \$114.00. The total of the fraudulent claims was \$20,047.35.

The methods adopted in preparing and securing payment on the claims, clearly indicated that it could not have been accomplished without the assistance of some person having a thorough knowledge of the department and its methods of handling claims. Sufficient evidence was secured so that on December 13, 1915, an information was filed in the superior court for Thurston county, charging John F. Gillies, who had occupied the position of chief claim agent of the department since its organization, with forgery in the first degree. On December 14, 1915, a charge of grand larceny was also filed against Gillies. A verdict of guilty was rendered in the first case on February 3, 1916, and the defendant was found guilty in the second case on February 24, 1916. The sentences imposed were one of four years and six months, minimum, covering the forgery charge, and one of a minimum of not less than one year, to commence at the termination of the sentence imposed in the forgery case, covering the grand larceny charge, both sentences being to the state penitentiary at Walla Walla.

An information was filed against Frank W. Stone on December 13, 1915, charging forgery in the first degree. After an unsuccessful effort had been made to locate Stone, a reward was offered for his apprehension. He was arrested in Portland, Oregon, on December 26, 1915. During the first trial of the chief claim agent, his accomplice, Stone, who was hold in the Olympia city jail, made a confession to myself in the presence of the Attorney General and later to the Assistant Attorney General, who had charge of the trials. The evidence furnished by Stone was used in both of the Gillies trials. Stone entered a plea of guilty to the charge of forgery and sentence was imposed March 31, 1916, the defendant being committed to the state penitentiary at Walla Walla, for a period of not less than one year. Gillies made his escape from the Thurston county jail, where he was being held pending expiration of the time allowed for appeal to the supreme court. A reward for his apprehension was offered and he was captured at Key West, Florida, about two weeks later, and was delivered to the state penitentiary by guards sent to Key West to return him to this state.

The resignations of the three members of the industrial insurance commission were requested after the close of the trials, and the commissioners now in charge of the department were appointed.

On January 3, 1916, an examination and inspection of all of the records of the industrial insurance commission was started by the State Auditor. Not having sufficient funds in the appropriation made by the last legislature for the bureau of inspection and supervision of public offices to complete the investigation, a request was made by the State Auditor that he be allowed to use a part of the appropriation made for the industrial insurance department. Desiring to assist to the fullest possible degree in bringing about a thorough inspection of the department, and acting upon an opinion expressed by the Attorney General that the fund could be so used legally, I approved the request made and \$2,500.00 of the industrial insurance department appropriation was used by the State Auditor for this purpose. The report of the bureau of inspection and supervision of public offices, prepared under the direction of the State Auditor, was completed on October 21, 1916, and a copy of it placed in the hands of the industrial insurance commission. I desire to urge that a special committee be appointed by your honorable body to inspect and investigate this department and to consider the report submitted by the bureau, covering its examination. The members of the industrial insurance commission join me in the request for the appointment of this special committee.

Pension Reserve.

On January 1, 1917, the pension rolls of the industrial insurance department were carrying 764 pension cases for which reserves have been set aside, the total reserve fund of that date amounting to \$1,720,840.54, out of which the monthly pension allowances are paid. Of this amount, \$1,608,100.00 have been invested in bonds, these bonds bearing interest at an average rate of 4.76% per cent.

It has been officially reported by the bureau of inspection and supervision of public offices that the pension reserve set aside by the commission, in each case, is insufficient to carry the pensioner to the end of the expectancy period, and that on January 1, 1916, there existed a shortage in the pension reserve fund amounting to over \$500,000.00. These reserves are computed and set aside in accordance with the law as interpreted by the Attorney General, and while it appears at this time that at the present interest earnings, they are insufficient to pay out the expectancy, it should be taken into consideration that since the law became effective in 1911, over \$267,000.00 has reverted to the accident fund, under the provisions of the industrial insurance law, on account of deaths or re-marriages. It is, therefore, obvious that it will require a long term of years to learn the ultimate effect of these reversions and to what extent the reserves, as now set aside, are deficient. It is a matter, however, that can only be changed by legislative action, and I would suggest it be given your consideration.

First Aid and Medical Attendance.

The last legislature had before it for consideration, the adoption of a bill providing for "first aid and medical attendance" for those coming under the provisions of the industrial insurance law. One of the bills presented was prepared by a special commission appointed by me to draft such a measure. The majority of the members of the legislature did not look with favor upon this bill, and passed one introduced by a member of the state Senate. It came before me for consideration after the adjournment of the legislature and, feeling it did not meet the requirements of the situation, it was vetoed.

I consider it the duty of the present legislature to pass a fair and just "first aid and medical attendance" bill, and sincerely hope such a bill will receive your favorable consideration.

State Highway Department.

I respectfully request that your earnest consideration be given to the recommendations made by the state highway commissioner in his report, which has been printed and is before you. The recommendation relating to the disposal of the rock quarries owned by the state is an important one. Over \$250,000.00 was invested in the five quarries and their equipment, some years ago. But two of the quarries have been operated during the past two years. The results obtained from their operation have not been satisfactory, and the three quarries which have been closed for some years, can be operated only at a loss to the state.

I approve the recommendation of the highway commissioner that 25 per cent of the surplus of all automobile license fees, over and above the expenses of operating the automobile department, be placed in the public highway fund, to be used for the maintenance and repair of state highways. Under the present law, all of this fund is now placed in the hands of the county commissioners of the different counties, and expended by them. The state highways are among the most generally used roads in the state, and it seems but fair that a portion of the state automobile fees should be used for their maintenance.

I strongly approve the recommendation that no new state roads be established until the present system of state highways is completed.

There is no person in the state better qualified to outline the highways upon which the appropriations for the next two years shall be expended, than the state highway commissioner. He has prepared, and will submit to your committees having charge of this important part of the state's work, his recommendations. The program has been outlined in connection with the expenditure of federal appropriations upon highways in the state. I sincerely hope favorable

consideration will be given to his recommendations, to the end that the best possible results may be obtained in the expenditure of the highway fund, and that work will be proceeded with on those highways where it is most needed.

The construction of state highways is being brought about without the issuance of bonds. It is progressing rapidly with the annual 1 mill levy now tixed by law. I believe this method of producing funds for highway construction ought to be continued.

Budget System.

There has been presented to your honorable body the budget prepared by the state board of finance in accordance with the law passed by the last legislature. It was prepared and printed in a concise and abstract form, and while we do not feel it to be as complete in detail as possibly might be desired by the legislature, we hope it may be of assistance to the members in deciding upon appropriations to be made. Reductions amounting to many hundreds of thousands of dollars were made by the board of finance from the recommendations submitted by the heads of departments and institutions.

Under the provisions of the budget law, all cost incurred in its preparation is paid from the appropriation for the Governor's office. The board of finance recommends that an appropriation of \$500.00 be made to cover the cost of preparing the next budget.

Personally I look upon the present budget law as but a small start along the lines of a satisfactory budget system for the state. The Governor, as chief executive officer for the state, ought to have the full responsibility for the preparation of the budget placed upon him. The legislature ought to retain to itself the right to reduce any amounts he might recommend in the budget; but to make the budget truly effective, the legislature ought not to have the power to increase amounts recommended. A provision ought to be included in such a law allowing the chief executive to submit a supplemental budget, while the legislature is in session, so that, should any unexpected conditions arise making absolutely necessary an increase in the appropriations recommended by any department or institution, it would be possible to cover such an emergency.

While upon first thought it might appear that such a law would be placing too great a power in the hands of the chief executive, the legislature would have the right to reduce any appropriations that, in its opinion, were excessive. The power given to the Governor would only be along the line of holding down appropriations. Such a law would firmly fix responsibility for excessive appropriations upon him, and this is a condition, I believe, that the people of the state desire.

As the present budget law provides for the submission of the budget by the board of finance, without in any way binding the legislature to follow the recommendations made, the results of this, the first use of the budget plan, will be awaited with interest.

Military Department.

The maximum levy allowed by law for military purposes is twenty one-hundredths (20-100) of a mill. For some time a levy of eleven one-hundredths (11-100) of a mill was fixed by the state board of equalization. This levy raised approximately \$110,000.00 a year. In fixing the levy in 1915, it was decided to increase it to the maximum, which produces approximately \$200,000.00 per annum. As a result of this increase in the levy, it is probable that there will be nearly \$100,000.00 on hand in the military fund on April 1st, which is the beginning of the next biennium. With the present levy and including the probable balance in the fund on April 1st next, there will be available for expenditure during the coming two years approximately \$490,000.00.

So that the state may comply with the act passed by congress in June last, providing for increasing the national guard of the several states, the adjutant general recommends that appropriations amounting to \$435,393.64 be made for general maintenance purposes for the national guard companies now existing, for new companies to be formed, and for the naval militia. He also recommends that \$480,380.00 be appropriated for the construction of new armories and enlarging armories now in use. This brings the total recommended for the military department up to \$915,773.64. As before stated, the amount available during

the coming two years, with the present tax levy, will be approximately \$490,000.00.

In the new military code, prepared by officers of the national guard, which will be submitted to the legislature for its consideration, a maximum levy of one mill is recommended for military purposes. This would produce almost \$1,000,000.00 a year. The adjutant general states that, in his opinion, a maximum levy of eight-tenths (8-10) of a mill, would be sufficient. This would raise a fund of almost \$800,000.00 a year. The present levy produces a little under \$200,000.00 a year. I do not feel that the levy for military purposes ought to be increased to either of the maximums suggested.

I have endeavored to keep in touch with the movements made by the federal government during the past few months, in connection with military affairs, and have arrived at the conclusion that no person can now foresee just what lines are going to be established looking to permanency in this matter. The statements made by men prominent in national military affairs, at the hearings held in Washington city recently, indicate that they have but little confidence in the national guard becoming a factor of importance in the military organization of the country. If this view be taken by members of congress, it is probable there may be a modification of the national guard bill which was passed last June. The unsettled conditions now existing in relation to military affairs and the criticisms of the national guard by prominent officers of the regular army, have caused a condition which makes it almost impossible to secure new enlistments into the national guard. Many of the members of the guard are retiring from active service as soon as they can legally do so.

It seems to me that the best plan for the legislature to adopt, under these circumstances, would be to go over the recommendations made by the adjutant general and reduce them wherever possible, with a view to endeavoring to maintain a smaller and more efficient national guard, rather than to provide at the present session for appropriations for new buildings, such as would be needed in five years under the present program of the federal government relating to the national guard. If this plan is followed the state will probably be able to build up its national guard to the point required by the federal government during the next two-year period, and by the time another session of the legislature is held, the military policy will be so fixed that we can then act with a full understanding of what is required. Should there be sufficient funds remaining after maintenance needs have been cared for, the matter of providing new armories at Walla Walla and Aberdeen ought to be given consideration.

The State of Washington was the only state in the Union which sent its troops into the federal service at full war strength, when the call was made last June. The number of officers and men in the regiment and companies ordered out on the day the call was received, was 1,079. Ten days later, as a result of the efforts put forth to obtain new recruits, there were mustered into the federal service 2,033 officers and men. Not a single officer appointment was made from regular army officers nor civilians, to any position, all positions being filled by commissioned officers of the national guard. When it is taken into consideration that practically half the number mustered into federal service from the state were new recruits, it seems to me that the regular army officers would not be justified in expecting the same service as would be rendered by seasoned soldiers. Such a result could not be obtained from a regiment of the regular army containing as many new recruits.

Reports received from the Mexican border while our regiment of infantry was there, give credit to its officers and men for good service, and I desire now to express to them and also to the officers and men of the two companies yet stationed on the border, my profound appreciation on behalf of the state, for their promptness in answering the call and the earnestness with which they applied themselves to their duty.

Many expenses were incurred by the state, in connection with the mobilization of the troops, which properly ought to be paid by the federal government. The adjutant general will submit the information to you, covering this matter. I hope your honorable body will memorialize congress urging that the state be reimbursed.

Fisheries Department.

Every possible effort is being put forth to increase the output of the salmon and trout hatcheries of the fisheries department. During the past four years ten new salmon hatcheries and three new trout hatcheries have been built and put in operation, and the capacity of a number of those in operation four years ago has been increased. The output of the hatcheries is double that of four years ago. The state now has a total of twenty-six salmon hatcheries and seven trout hatcheries.

The fishing industry holds an important place among the industries of the state. The cost of the operation of the fisheries department is paid from the receipts for license fees, etc., paid by those engaged in the industry. The state ought to continue the development in this department and thus make still more valuable one of the state's great resources.

State Auditor's Department.

I have on file in my office a copy of the first and only report on the State Auditor's office, made by the bureau of inspection and supervision of public offices. This report covers the period beginning October 1, 1912, and ending November 30, 1914, and was made by one of the state examiners. I fail to find a record of any other examination and inspection of this department.

The report of the state examiner covers the fees paid by savings and loan associations to the State Auditor, licenses paid by aliens for the privilege of possessing fire arms, and the actual expenditures incurred in the operation of the Auditor's office, such as clerical hire and incidentals. The following is quoted from the report of the state examiner:

"When the question is asked 'Who audits the Auditor's office,' it must always be remembered in answer that the checking of any department or institution of the state 'checks the Auditor' to the extent of that division of the government. As one department after another receives checking at the hands of the state examiners, a part of the detail of the process is the checking of the department's books with the State Auditor's books. These must always agree. If not, the Auditor's books of course, control.

"When this process has been completed with every state office, it is manifest that every entry in the Auditor's books has been checked, for he is nothing more nor less than the head bookkeeper of the state. So, except for the few cash collections made by the Auditor (and nobody is so anxious as he that these should be made elsewhere), the query "Who audits the Auditor" ought to answer itself."

In the State Auditor's office is filed the original voucher covering every payment made by the state for all purposes. These vouchers cover in detail the items in payment for which a warrant is issued. It has been the rule of many of the state departments to keep no detailed duplicate vouchers in their files. Even where such a detailed duplicate voucher system has been followed by departments, the duplicate voucher is but a copy of the original. While a system of bookkeeping must be maintained by the State Auditor, and also the other departments of the state, the original voucher is the best evidence of the purposes for which the funds have been expended. As these are filed with the State Auditor and he passes finally upon the correctness of the claims of all the departments, the legislature would be following the line adopted by all large corporations, in authorizing a thorough examination of the State Auditor's office. As the bureau of inspection and supervision of public offices is under the direct control of the State Auditor, the examination of the office ought not to be in its hands. Experts not regularly employed by the state should be engaged to do the work.

As there is no record of such an examination having been made since the state was organized, I would respectfully recommend that an appropriation be made and a thorough examination of the State Auditor's office undertaken. The examination ought to cover a period of not less than eight years. I am not informed regarding what the probable cost would be; the amount appropriated however, ought to be sufficient to have the work undertaken and completed at the earliest possible date.

Expositions.

An appropriation of \$200,000.00 was made by the legislature of 1913, \$175,000.00 to be used in the construction of a building and the assembling of an exhibit showing the state's resources and possibilities, at the Panama-Pacific International Exposition at San Francisco; and \$25,000.00 to be used at the Panama-California Exposition at San Diego. The exposition at San Diego continued until December 31, 1916, but as the appropriation made by our state provided specifically that it was for expositions held in 1915, the Washington building at San Diego was closed on December 31, 1915.

After all bills had been paid, there reverted to the state treasury an unused balance of \$6,861.00 from the fund for the Panama-Pacific International Exposition, and \$1,476.57 from the fund for the Panama-California Exposition.

I believe the state made a most creditable showing at both of these expositions, and desire now to express my appreciation for the valuable services rendered by the commission in charge, and also by those associated with the commission.

Library Advisory Board.

The library advisory board has prepared and will present to you a report covering its findings, as a result of a survey of the state libraries and their needs. I respectfully request that your careful consideration be given to the report of the board, and to its recommendations.

Water Code.

A water code has been presented at previous sessions of the legislature for consideration, but up to the present time, favorable action has not been taken. The matter will come before you again, at the present session, and I sincerely hope it will have your careful consideration, for the need of a water code in this state is apparent to all who have investigated the matter.

Legislative Reapportionment.

Under the provisions of the state constitution it is the duty of the legislature to "apportion and district anew the members of the Senate and House of Representatives according to the number of inhabitants," etc. The two preceding legislatures have failed to carry out this direct mandate of the constitution. I believe that a higher degree of efficiency would be secured if the state had but one legislative body consisting of say five members from each of the five congressional districts of the state, and respectfully recommend that this suggestion be given consideration when the question of legislative apportionment is taken up by your honorable body.

Bureau of Inspection and Supervision of Public Offices.

Four years ago, in my first inaugural message to the legislature, I recommended the abolishment of the bureau of inspection and supervision of public offices and suggested that, in its place, the State Auditor be authorized to employ two or three expert accountants having experience with public records, whose duty it should be to work out and install in the public offices—state, county and city—simplified systems of accounting. No action was taken toward enacting the recommendation into law, and the bureau has been continued.

One of the duties of the bureau is to examine the records of the different departments and institutions of the state and make reports covering the results of these examinations. During the four years just ended many of the reports have been so grossly incorrect as to render them practically valueless. In the case of a report made covering the state normal school at Ellensburg some time ago, there were so many mis-statements of the facts in it that a committee of Ellensburg citizens, of which one of the members of your honorable body was a member, demanded its correction. Another inspection was made and the report revised. The figures given in the last report made by the bureau of inspection covering the fisheries department were in many instances incorrect. The errors were called to the attention of the State Auditor, who is chief of the bureau, by the fish commissioner. The report, however, has not been corrected.

In the case of the report made by the bureau covering the investigation of the industrial insurance department, I may say that immediately upon its presentation to the industrial insurance commission on October 26th last, a number of mis-statements of facts were discovered by the industrial insurance commissioners and corrections were then made by the bureau of inspection. As this report has been further examined and checked with the records, by the industrial insurance commission, it is found that it contains many other errors. conditions as these are unfortunate, for the theory of the bureau of inspection and supervision of public offices is that, as a result of its investigations, errors found in the records of the departments and institutions of the state may be. corrected and also that any mis-application of the funds of any of the departments or institutions may be discovered. The reports of the bureau are the "last word" in the matter of the bookkeeping and accounting in the state departments. For this reason the work ought to be done only by those who are proficient and accurate in their work. Its reports are public documents and are filed as a part of the records of the state. The salaries paid in this department are sufficient to command the services of competent examiners. reports submitted can be relied upon as correct, they become useless for the purposes for which they are intended.

The bureau also has the authority, under the law creating it, to make examinations of county, city, school district and other public offices. While these examinations are made by the bureau of inspection, the cost for them is charged against the city, county or other sub-division of the government which is examined. I had hoped to be able to present in this message a statement showing the total cost of these examinations to the different sub-divisions of government, since the bureau of inspection was organized. The report had not been presented to me when this message was prepared. I am sure however, from information I have, that it has amounted to many hundreds of thousands of dollars. There is great doubt as to whether the results accomplished from the examinations have justified their cost. The bureau of inspection and supervision of public offices consists of three paid members, each receiving a salary of \$2,500.00 a year. The State Auditor is ex-officio chief of the bureau.

I believe the needs of the state would be better served if this bureau were abolished and in its place a law enacted providing for the appointment of one expert accountant at a salary of say, \$3,600.00 a year, this official to have the authority to employ such expert accountants as might be necessary to conduct the examinations of all of the state departments and institutions. Should the counties or cities desire his services, in connection with the examination of any of their offices or departments or for the purpose of installing new record systems in the offices, the law could provide that upon a request being made by the superior judge or the county commissioners of any county, he could take charge of and furnish experts to make the required examinations, the counties or cities to pay the actual cost incurred in the examinations. This could also be made to cover school districts and other sub-divisions of government.

The appointment of the official in charge of this work ought to be placed in the hands of the governor. The constitution of the state says: "The supreme executive power of this state shall be vested in a Governor." I recommend that the appointment of the expert in charge of this work be placed in the hands of the Governor, for the reason that I feel it to be a responsibility which he ought to assume.

This recommendation is presented by me in the hope that legislation may be enacted which will bring about more efficient results in connection with this, one of the most important matters in connection with the business of the state.

Miscellaneous Matters.

Among other matters which I believe ought to have your earnest consideration and which are of vital importance, is the so-called "logged-off land" problem. If there is anything the state can do, without exceeding its proper province in questions of this character, to bring about larger results in connection with this problem, it ought to be undertaken. The advisability of the state engaging in the manufacture of powder is closely interwoven with the "logged-off land" problem and also ought to be considered.

Many persons who have given careful thought to the matter, believe the "Mothers' Pension" act now on the statute books could be amended so as to more justily provide for the unfortunate situations arising in the state and with which it is concerned. I hope the matter will have the consideration of your honorable body.

The enactment of a law which will bring about better marketing conditions for those engaged in the different lines of agriculture is a subject which has received a great deal of attention during the past few years. Many states have already enacted statutes of this character. Some of the members of your honorable body are well informed regarding this problem, having given extended thought and investigation to it, and I hope the legislature will give careful attention to such suggestions as they may make.

During the past two years there has been a remarkable development in the ship-building industry in the state. Some time ago congress passed a law providing that training ships for mariners would be stationed at certain cities which were named in the act and that \$25,000,00 a year would be furnished for the proper care of each ship and for the education of those desiring to enter the maritime service, provided the states in which the cities are located appropriate an equal amount each year to be used in connection with the federal appropriation. Seattle is named in the congressional act as one of the cities where such a training ship may be located. In connection with our ship-buildiing activities and the large amount of commerce handled by water from our shores, it might be advisable for the state to look upon this matter with favor and I respectfully present it for your consideration.

There has been prepared, and will be presented for your consideration, a new banking code, covering state banks. The state bank examiner is well informed regarding this proposed measure. I desire to suggest that he be called upon for such information regarding it as your honorable body may desire.

A number of the states have created the position of state architect. In messages to the two preceding sessions of the legislature this has been one of the recommendations I have included. As I view the matter, the greatest need for the creation of such a position is that the state may have, in its regular employ, a person who will become well-informed regarding to the needs of the institutions, and the best lines to be followed in arrangement, lighting, heating, plumbing and ventilation of the buildings. Should there be a fear on the part of any of the members of the legislature that such an arrangement might bring about too much uniformity and sameness in the exterior designs of the state's buildings, this could be obviated by providing in the bill that the state architect have the authority to obtain the services of any architect or architects in the state to assist in the preparation of exterior designs of any buildings to be constructed.

I believe such a system would materially reduce the cost to the state, for this class of service. The most important element commending it, however, is that it would bring about better results in the floor arrangements of buildings, and in the lighting, heating, plumbing, and ventilating systems, due to the fact that the state architect's entire time would be devoted to investigating and becoming informed regarding the needs for state buildings. Such information and service would be very valuable to the state and is not available in connection with some of the new construction now undertaken.

The state has usually obtained good results under the present system. I believe, however, the better results would be obtained under the method suggested and it is for this reason I again renew my recommendation for the creation of the position of state architect.

I again renew the recommendation made by me two years ago that the wages paid to the factory inspectors be increased from \$4.00 to \$5.00 per day. The state force of factory inspectors is an efficient one. The wages now being paid are less than could be secured by the men employed in this work in some of the factories they are called upon to inspect.

On March 26, 1912, former Governor Hay offered a reward of \$1,000.00 for the capture of one John Turnow, who was alleged to have committed several murders in the southwestern part of the state. After Turnow's capture a number of claims were made for the reward. Suit for payment of the roward to him was brought against the state by Glos Quimby and he secured judgment for the amount of the roward and costs amounting to \$10.00. The Attorney General advised that Quimby be paid, but as there were not sufficient moneys on hand in the fund appropriated for the payment of rewards and extradition expenses, without depleting it for present needs, the matter is presented to your honorable body with the recommendation that an appropriation be made to pay the judgment and costs.

In the presentation of this message there are matters in connection with many other departments of the state to which I would be pleased to call your attention if time would permit. I would respectfully suggest that the published reports covering these departments be given your consideration.

Conclusion.

In conclusion I wish to call your attention to the necessity of holding down the appropriations to the lowest possible point consistent with proper care for the state's actual requirements. All appropriation bills submitted to the legislature, for special purposes, ought to receive your closest scrutiny.

I desire to say that it is my hope that your session may be harmonious, and beneficial to the state and its people. I stand ready to do everything in my power to assist in bringing about this result.

ERNEST LISTER, Governor.

At 3:40 o'clock p. m., on motion of Senator McMillan, the joint session dissolved.

At 3:45 p.m. the Senate reconvened in the Senate chamber.

The secretary read the following resolution by the Committee on Printing:

Resolved, That the committee on printing is hereby authorized to purchase and procure through the state printer five hundred letter heads, and five hundred envelopes for the secretary, reading clerk and each member of the Senate, and two thousand letter heads and three thousand envelopes for the president of the Senate.

A. A. SMITH, Chairman.

Wm. Wray, C. E. Meyers, A. E. Judd.

Senator Smith (A. A.) moved the adoption of the resolution.

Senator Nichols moved to amend the resolution by inserting the word "printed" after the word "hundred" where it twice appears in line three of the resolution.

Senators Nichols, Boner, Davis (W. S.), Fairchild, Wells, French and Chase demanded a roll call on the amendment offered by Senator Nichols.

The secretary called the roll and the amendment failed to carry by the following vote:

Those voting aye were: Senators Brand, Brown, Cornwell, Davis (W. S.), Faulkner, French, Ferryman, Karshner, McMillan, Morthland, Nichols, Palmer and Smith (J. H.)—13.

Those voting nay were: Senators Barnes, Boner, Burton, Chase, Cleary, Cox, Fairchild, Ghent, Groff, Hall, Hutchinson, Iverson, Jones, Judd, Kuykendall, Myers, Smith (A. A.), Steiner, Taylor, Wells, Wray—21.

Those absent or not voting were: Senators Carlyon, Davis (Lincoln), Johnson, Kleeb, Landon, Metcalf, Phipps, Stevenson—8.

The motion by Senator Smith (A. A.) carried and the resolution was adopted.

STATE OF WASHINGTON, OFFICE OF GOVERNOR, OLYMPIA, January 10, 1917.

To the Honorable, the Legislature of the State of Washington:

I have the honor to transmit to you herewith, for your consideration, the report of the commission of educational survey of Washington, created under the provisions of chapter 143, Session Laws of 1915, and which report was filed by the commission with me on April 29th, 1916, in compliance with the requirement of section 1 of the act.

Respectfully submitted,

ERNEST LISTER, Governor.

On motion of Senator Nichols, the report of the Commission of Educational Survey was ordered filed and not spread upon the journal.

The president swore in the following Senate employees: R. E. Pitchforth, R. O. Hall, Arthur Test, K. I. Ghormley, Marion Garland, H. B.

La Monte, W. S. Peacock, F. R. Archer, Harold Watson and Arthur McIntosh.

At 4:00 o'clock p. m., on motion of Senator Brown, the Senate adjourned until 12 o'clock noon tomorrow.

LOUIS F. HART, President of the Senate.

FRANK M. DALLAM, JR., Secretary of the Senate.

FOURTH DAY.

MORNING SESSION.

SENATE CHAMBER,

OLYMPIA, WASH., Thursday, January 11, 1917.

The Senate was called to order at 12:00 o'clock noon, by President Hart, pursuant to adjournment.

Rev. N. M. Temple offered prayer.

The secretary called the roll, all members being present, except Senators Davis (Lincoln), Metcalf, Phipps and Stevenson, all excused.

On motion of Senator Wray, the reading of yesterday's journal was dispensed with, and it was approved.

The secretary reported the appointment of the following employees:

Reading clerk
Engrossing clerk
Engrossing Clerk
Docket clerk
Enrolling clerk F. M. O'Leary
Minute clerk
Journal clerk
C S Sann
Paymaster and index clerk
Chief of stenographers
Supply clerk
Appropriations committee clerk
Appropriations committee cierk
Judiciary committee clerk
Clerk

Stenographers.

A. M. Kitto
Laura C. Weidenbach
Lottie M. Dell
Mary Anderson
Mrs. Jean McLeod Halloway
Erna E. Axe
A. J. Sharkey

Florence M. Stanke
Vera Kilgore
Ruth Shank
Jennie M. Tatersall
Dorothy E. Hall
Minnie M. Hyde
Adeline Young Hocker

Lillian Renard

The secretary read the following resolution by the Committee on Printing:

Resolved, By the Senate, that the bill clerk be instructed to mail copies of all Senate bills introduced and printed to commercial clubs, public libraries and other public institutions as may be directed by the senators: Providing, however, That each senator be limited to the designation of two such commercial clubs, libraries or public institutions.

Be It Further Resolved, That the sergeant-at-arms be and is hereby instructed and authorized to procure the necessary postage stamps to supply the bill clerk for the uses above mentioned.

On motion of Senator Smith (A. A.), the resolution was adopted.

The secretary read Senate joint memorial No. 2, by Senators Cleary, Brown and Wells.

To the Honorable Senate and House of Representatives of the United States:

Your memorialists, the members of the fifteenth legislative session assmbled in the State of Washington, respectfully present:

That Mount Baker, of Whatcom county, Washington, the most northwesterly county of the United States, is a snow-covered mountain 10,827 feet in height, of great interest, beauty and scenic grandeur; that by reason of its noble eminence and easy access from all parts of Puget Sound, it is of great and growing interest to the tourists of America.

Wherefore, Your memorialists do respectfully pray, in order that this mountain, together with its immediate surroundings, may forever remain a resort for pleasure and recreation for the people of this great nation and a field for scientific investigation, that that portion of the Mount Baker region situate in Whatcom and Skagit counties, of the State of Washington, the boundaries of which are particularly described in H. R. 9805, be created a national park under the name of Mount Baker National Park, and in pursuance of that object your memorialists do most earnestly petition your respective bodies to pass the measure now before the House of Representatives creating such park.

The Secretary of State is hereby directed to transmit immediately a certified copy of this memorial to His Excellency the President of the United States of America and to each of the senators and representatives in congress from the State of Washington.

And your memorialists will ever pray.

On motion of Senator Wells, the rules were suspended and Senate joint memorial No. 2 was read second and third times.

The secretary called the roll and Senate joint memorial No. 2 passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Hall, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Morthland, Myers, Nichols, Palmer, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wells, Wray—36.

Those absent or not voting were: Senators Davis (Lincoln), Ghent, Groff, Metcalf, Phipps and Stevenson—6.

On motion of Senator Wells, the rules were suspended and Senate joint memorial No. 2 was ordered transmitted to the House immediately.

The secretary read:

SENATE JOINT RESOLUTION NO. 2.

By Senators Landon, Steiner and Smith (A. A.):

Resolved, By the Senate and the House of Representatives, that the state printer be instructed to keep an accurate account of the cost of printing each bill introduced in the Senate or House and printed and to prepare a tabulated statement of the same showing the total cost of bills introduced by each member: Provided, That where more than one member joins in such introduction, the cost shall be pro-rated, and

Be It Further Resolved, That the record of such cost be included in the Senate and House journals.

On motion of Senator Landon, the rules were suspended and Senate joint resolution No. 2 was read second and third times.

Senator Palmer moved that the resolution be referred to the Judiciary Committee.

The motion was withdrawn.

The secretary called the roll and Senate joint resolution No. 2 was adopted by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Groff, Hall, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Morthland, Myers, Nichols, Palmer, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wells, Wray—36.

Voting nay: Senator Brown-1.

Those absent or not voting were: Senators Davis (Lincoln), Ghent, Metcalf, Phipps and Stevenson—5.

On motion of Senator Landon, the rules were suspended and Senate joint resolution No. 2 ordered transmitted to the House immediately.

The secretary read a communication from the United States Commissioner of Education, stating that printed copies of the Washington educational survey committee report were being forwarded to the legislative members.

The secretary read:

MR. PRESIDENT:

Your committee, appointed to act in conjunction with a like committee of the House to notify Honorable Ernest Lister that he has been duly elected Governor of the State of Washington, now report that we have performed that service.

C. R. McMillan, Chairman.

Concurring, E. E. Boner.

The president stated that he was ready at this time to announce the standing committee appointments.

Senator Hall moved that the membership on the Educational Institutions Committee be increased by four members, and the Judiciary and Public Utilities Committee by one each.

The motion carried.

The president submitted to the Senate the following assignments of standing committees, which, on motion of Senator Palmer, were made a special order for further consideration, at 10 o'clock tomorrow morning:

Agriculture-Senators McMillan (chairman), Ferryman, Brown, Barnes, Judd.

Appropriations—Senators French (chairman), Hall, Groff, Cox, Landon, Smith, (J. H.), Cleary, Karshner, Carlyon.

Banks and Banking—Senators Barnes (chairman), Boner, Cornwell, Judd, Chase.

Cities of the First Class—Senators Groff (chairman), Jones, Cleary, Wray, Metcalf, Hutchinson, Smith (J. H).

Claims and Auditing—Senators Smith (J. H.), (chairman), Johnson, Morthland.

Commerce and Manufactures—Senators Kleeb (chairman), Myers, Palmer, Fair-child, Nichols.

Congressional Apportionment—Senators Fairchild (chairman), Ghent, Hutchinson, McMillan, French, Faulkner, Iverson, Myers, Nichols.

Constitution and Constitutional Revision—Senators Phipps (chairman), Kuykendall, Chase, Barnes, Brand.

Corporations, other than Municipal—Senators Palmer (chairman), Cornwell, Taylor, Stevenson, Groff.

Counties and County Boundaries—Senators Stevenson (chairman), French, Landon, Faulkner, Davis (Lincoln).

Dairy and Live Stock—Senators Brown (chairman), Wells, Taylor, Smith (A. A.), Brand, Karshner.

Dikes, Drains and Ditches-Senators Wells (chairman), Kleeb, Morthland.

Education-Senators Cornwell (chairman), Davis (W. S.), Landon, Kleeb, Hall.

Educational Institutions—Senators Wray (chairman), Myers, Karshner, Brand, Wells, Judd, Johnson, Kuykendall, Phipps, Landon, Boner, Hall.

Elections and Privileges—Senators Smith (A. A.) (chairman), Taylor, Davis (Lincoln), Hall, Johnson, Kuykendall.

Engrossed Bills—Senators Burton (chairman), Steiner, Davis (W. S.), Ferryman, Johnson.

Enrolled Bills-Senators Judd (chairman), Nichols, Fairchild, Chase, Wells.

Fisheries—Senators Steiner (chairman), Cleary, Smith (A. A.), Kleeb, Wells, Boner, Iverson, Stevenson, Smith (J. H.).

Game—Senators Myers (chairman), Kuykendall, Palmer, Phipps, Cox, Barnes. Game Fish—Senators Brand (chairman), Jones, Steiner, Stevenson, Iverson.

 $\it Harbors\ and\ \it Harbor\ \it Lines$ —Senators Landon (chairman), Kleeb, Fairchild, Brown, Smith (A. A.).

Horticulture and Forestry—Senators Faulkner (chairman), Morthland, Hutchinson, Ferryman, French.

Industrial Insurance—Senators Chase (chairman), Cleary, Cornwell, Palmer, Kleeb, Ghent, Jones, Fairchild.

Insurance-Senators Smith (J. H.) (chairman), Cox, Jones, Hall, Burton.

Irrigation and Arid Lands—Senators Morthland (chairman), Cornwell, Hutchinson, Faulkner, Myers, Ferryman.

Judiciary—Senators Boner (chairman), Phipps, Kuykendall, Metcalf, Landon, Palmer, Faulkner, Steiner, Chase, Burton, Groff, Johnson, Morthland, Nichols, Smith (J. H.), Wells, Wray.

Labor and Labor Statistics—Senators Fairchild (chairman), Brown, Kleeb, Mc-Millan, Barnes.

Logged-Off Lands-Senators Iverson (chairman), Metcalf, McMillan, Judd, Johnson.

Medicine, Dentistry, Surgery and Hygiene-Senators Ghent (chairman), Brand, Karshner, Phipps, Cox.

Memorials-Senators Johnson (chairman), Davis (W. S.), Brand.

Military-Senators Davis (Lincoln) (chairman), Groff, Boner, Metcalf, Cox.

Mines and Mining—Senators Taylor (chairman), Brown, Judd, McMillan, Barnes, Phipps, Davis (Lincoln), Smith (A. A.).

Municipal Corporations—Senators Cornwell (chairman), Carlyon, Taylor, Hall, Kuykendall, Burton.

Printing-Senators Smith (A. A.) (chairman), Wray, Myers, Judd, Stevenson.

Public Buildings and Grounds—Senators Carlyon (chairman), French, Jones, Groff, Davis (Lincoln).

Public Morals—Senators Davis (W. S.) (chairman), Johnson, Morthland, Wray, Kuykendall, Barnes, Cleary.

Public Revenue and Taxation—Senators Cleary (chairman), Landon, Karshner, Cox, Hall.

Public Utilities—Senators Jones (chairman), Cornwell, Groff, Taylor, Brand, Davis (Lincoln), Barnes, Ghent.

Pure Food and Drugs-Senators Karshner (chairman), Brand, Ghent.

Railroads and Transportation—Senators Carlyon (chairman), Fairchild, Cleary, Smith (J. H.), Myers, Barnes, Palmer, Cox, Steiner.

Roads and Bridges—Senators Nichols (chairman), Hall, Phipps, Metcalf, Hutchinson, Cornwell, Barnes, Judd, Smith (A. A.), Taylor, Brown, Carlyon, Kleeb.

Rules and Joint Rules-Mr. President (chairman), Senators Carlyon, Hall, Cornwell, French, McMillan, Taylor, Phipps, Jones, Groff.

Rural Credits and Agricultural Development—Senators Metcalf (chairman), Brown, Ferryman, Burton, McMillan, Iverson, Faulkner, Johnson, Ghent.

Salaries and Mileage-Senators Ferryman (chairman), McMillan, Nichols,

Senate Employees-Senators Hall (chairman), Jones, Smith (A. A.).

State Charitable Institutions—Senators Hutchinson (chairman), Karshner, Iverson, Wells, French, Davis (W. S.), Ghent.

State, Granted, School and Tide Lands-Senators Wells (chairman), Palmer, Kuykendall, Iverson, Myers, Boner, McMillan.

State Library-Senators Kuykendall (chairman), Cleary, Taylor, Kleeb, Jones.

State Penal and Reformatory Institutions—Senators Cox (chairman), Burton, Hutchinson, Steiner, Fairchild, Judd.

INTRODUCTION OF BILLS.

Senate bill No. 13, by Senator Steiner, entitled "An act relating to the purchase, sale, transfer and incumbrance of stocks of goods, wares, merchandise and fixtures and equipment in bulk, providing penalties for the violation thereof, and amending sections 5296 and 5297 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Steiner, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate bill No. 14, by Senator Johnson, entitled "An act providing for the amendment of section 2 of article XXIII of the constitution of the State of Washington, relating to constitutional conventions."

The bill was read the first time, and on motion of Senator Johnson, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Constitution and Constitutional Revision.

Senate bill No. 15, by Senator Palmer, entitled "An act for the relief of Claude C. Ramsay, J. A. Baillargeon and B. G. W. Lichtenberg, and their successors in interest in state contract of sale No. 3362 to lots 8 and 9, block 17, Lake Union shore lands."

The bill was read the first time, and on motion of Senator Palmer, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on State, Granted, School and Tide Lands.

Senate bill No. 16, by Senator Davis (W. S.), entitled "An act fixing the terms of county and precinct officers and prescribing the times of holding elections therefor."

The bill was read the first time, and on motion of Senator Davis (W. S.), the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on County and County Boundaries.

Senator Jones requested unanimous consent to employ a clerk for the military committee.

The request was granted.

The Committee on Senate employees appointed Homer Wisner to act as clerk of the Military Committee and to assist the chairman of that committee.

At 12:55 o'clock p.m., on motion of Senator Landon, the Senate adjourned until 9:45 o'clock tomorrow morning.

Louis F. Hart, President of the Senate.

Frank M. Dallam, Jr., Secretary of the Senute.

FIFTH DAY.

MORNING SESSION.

SENATE CHAMBER, OLYMPIA, WASH., Friday, January 12, 1917.

The Senate was called to order at 9:45 o'clock a.m., by President Hart, pursuant to adjournment.

Rev. N. M. Temple offered prayer.

The secretary called the roll, all members being present, except Senators Davis (Lincoln), Ghent, Landon, Metcalf, Phipps, Stevenson, all excused, and Senator Hall.

On motion of Senator Hutchinson, Senator Hall was excused.

On motion of Senator Fairchild, the reading of yesterday's journal was dispensed with, and it was approved.

The secretary read:

MESSAGE TO THE SENATE.

MR. PRESIDENT:

House of Representatives, Olympia, Wash., January 10, 1917.

The House has passed Senate joint resolution No. 1 relating to assistance from the Attorney General's office to members of the legislature in the preparation and revision of bills, and the same is herewith transmitted.

C. R. MAYBURY, Chief Clerk.

MR. PRESIDENT:

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SENATE CHAMBER, OLYMPIA, WASH., January 12, 1917.

The secretary respectfully reports that enrolled Senate joint resolution No. 1, relating to assistance from the Attorney General's office to members of the legislature in the preparation and revision of bills has been compared with the original resolution and found correctly enrolled.

Respectfully submitted,

Frank M. Dallam, Jr., Secretary of the Senate.

The president signed enrolled Senate joint resolution No. 1.

SPECIAL ORDER.

The hour of 10 o'clock a.m. having arrived, the Senate proceeded to consider the matter of confirmation of the standing committee appointments announced by the president at yesterday's session.

Senator Nichols was called to preside.

Senator Jones moved that the standing committee appointments, announced by the president, be confirmed.

The motion carried.

The president resumed the chair.

REPORTS OF STANDING COMMITTEES.

SENATE CHAMBER, OLYMPIA, WASH.. January 12, 1917.

MR. PRESIDENT:

We, your Committee on Senate Employees to whom was referred the matter of salaries for regular employees beg to submit the following report:

Secretary\$10	00	Sergeant-at-arms	\$6	00
	50	Assistant sergeant-at-arms	6	00
Engrossing cities the contract of the contract	50	Doorkeeper	5	00
recording of the second	50	Assistant doorkeeper	5	00
budioutify of the second	00	Assistant doorkeeper	Б	0.0
24ppropriations ciciation			E	00
Minute clerk 6	00	Postmaster	_	
Docket clerk 6	00	Assistant postmaster	_	00
Journal clerk 7	00	Bill clerk	_	00
Paymaster and index clerk 6	00	Assistant bill clerk	-	00
Enrolling clerk 6	00	Bill poster	_	00
Secretary to the president 6	00	Assistant bill poster	_	00
Assignment clerk 5	50	Night watchman	_	00
	00.	Head janitor	_	00
Stenographers 5	00	Second janitor	-	00
	00	Third janitor	5	00

We also recommend that all said employees receive salaries from the commencement of work, and that the salaries remain unchanged during the remainder of the session.

We recommend that any employee of the Senate reported as lobbying for an increase of pay shall be discharged and the secretary and the sergeant-at-arms will be instructed to do so at once.

We concur in this report: Jesse S. Jones, A. A. Smith.

On motion of Senator Jones, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA. WASH.. January 12, 1917.

MR. PRESIDENT:

We, the committee on salaries and mileage, beg leave to report the following number of miles of travel and the amount due each member as mileage in coming to and from this session of the legislature, and recommend that the several amounts be allowed:

NAME	Postoffice	County	Miles	Amount
Barnes, Frank G Boner, E. E.	Silverlake	CowlitzGrays Harbor	154 121	\$15 40 12 10
Brand, W. W	Rosalia	Whitman	930 368 228	98 00 36 80 22 80
Carlyon, P. H	Olympia Spokane	Thurston		85 80 34 00
Cornwell, Oliver T	Walla Walla	Franklin, Adams, Walla Walla Walla Walla	694 •694	69 40 69 40
Davis, Walter S	Tacoma Seattle	Pierce	67 147 67	6 70 14 70 6 70
Faulkner, J. W	Okanogau	Grant, Douglas, Ferry, Okanogan Kittitas, Chelan	658 474	65 80 47 40
French, Edward L	Vancouver Seattle	ClarkeKing	256 147 858	25 60 14 70 85 80
Groff, Guy B Hall, Oliver Hutchinson, R. A	Colfax Spokane	Spokane Whitman Spokane	1,015 858	101 50 85 80 19 10
Iverson, Peter Johnson, E. Ben Jones, Jesse S	Spokane		1 ===	85 80 6 70

NAME	Postoffice	County	Miles	Amount
Judd, A. E Karshner, Warner M. Kleeb, John W. Kuykendall, E. V. Landon, Dan McMillan, C. R. Metcalf, Ralph Morthland, D. V. Myers, Charles E. Nichols, Ralph D. Palmer, E. B. Phipps, Harve H. Smith, Joseph H. Steiner, G. E. Stevenson, J. M. Taylor, Howard D. Wells, W. V. Wray, William Dallam, Frank M., Jr.	Physhing South Bend Pomeroy Seattle Orin Tacoma North Yakima Davenport Seattle Seattle Spokane Port Angeles Everett Seattle Stevenson Eagle Gorge Anacortes Seattle	Pierce Pacific, Wahkiakum Garfield, Columbia, Asotin King Stevens, Pend Orellle Pierce Yakima, Benton Lincoln King King Spokane Clallam, Jefferson, San Juan Snohomish King Skamania, Klickitat King Skagtt	73 85 189 847 1,026 67 386 976 147 158 300 210 147 320 160 327 147	7 30 8 50 18 80 84 70 14 70 102 60 6 70 38 60 97 60 14 70 14 70 85 80 21 00 32 00 14 70 32 00 16 00 32 70

J. H. FERRYMAN, Chairman.

We concur in this report: C. R. McMillan, Ralph D. Nichols.

On motion of Senator Ferryman, the report of the committee was adopted.

INTRODUCTION OF BILLS.

Senate bill No. 17, by Senator Cox, entitled "An act permitting the conversion of building and loan and savings and loan associations and societies into mutual savings banks, prescribing the procedure therefor and declaring the effect thereof."

The bill was read the first time, and on motion of Senator Cox, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Banks and Banking.

Senate bill No. 18, by Senator Wray, entitled "An act creating a board of architect examiners, providing for an architectural examination, regulating the use of the title architect, designating an examination fee, providing for the issuance of certificates, making reciprocal arrangements between states and providing a penalty for violation thereof."

The bill was read the first time, and on motion of Senator Wray, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Corporations other than Municipal.

Senate bill No. 19, by Senator Morthland, entitled "An act changing the name of the city of North Yakima to Yakima," was read the first time, and on motion of Senator Morthland, the rules were suspended, the bill read a second and third time and placed on final passage.

The secretary called the roll on the final passage of Senate bill No. 19, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Groff, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, McMillan, Morthland, Myers, Nichols, Palmer, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wells, Wray—35.

Those absent or not voting were: Senators Davis (Lincoln), Ghent, Hall, Landon, Metcalf, Phipps and Stevenson-7.

There being no objection the title of the bill was ordered to stand as the title of the act.

On motion of Senator Morthland, the rules were suspended, and Senate bill No. 19 ordered not printed and transmitted to the House immediately.

Senate bill No. 20, by Senator Morthland, entitled "An act relating to cities under the commission form of government, and amending sections 3, 7 and 12 of chapter 116 of the Laws of 1911."

The bill was read the first time, and on motion of Senator Morthland, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Municipal Corporations.

Senate bill No. 21, by Senator Iverson, entitled "An act relating to the operation and maintenance of public utilities by municipal corporations, validating utility bonds in certain cases, and declaring an emergency."

The bill was read the first time, and on motion of Senator Iverson, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Commerce and Manufactures.

Senate bill No. 22, by Senator Phipps, entitled "An act providing for surgical and hospital services to injured workmen at the expense of the industry, to be paid for out of the accident fund; prohibiting the deduction from wages for such expense; empowering the industrial insurance department to provide for and supervise by rules and regulations, surgical and hospital treatment; creating a medical advisory committee; amending section 6604-5, Remington & Ballinger's Annotated Codes and Statutes of Washington, and amending chapter 74 of the Laws of 1911 and chapter 188 of the Laws of 1915, being sections 6604-1 to section 6604-32 of Remington & Ballinger's Annotated Codes and Statutes of Washington, by adding thereto sections 6604-7a, 6604-7b, 6604-7c, 6604-7d, 6604-7e, 6604-7f, 6604-7g and 6604-7h."

The bill was read the first time, and on motion of Senator Phipps, the rules were suspended, the bill was read the second time by title, 500 extra copies ordered printed, and referred to the Committee on Industrial Insurance.

Senate bill No. 23, by Senator Palmer, entitled "An act appropriating the sum of nine thousand dollars for the use and benefit of the Florence Crittenton and the White Shield Home rescue work for the State of Washington."

The bill was read the first time, and on motion of Senator Palmer, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Appropriations.

Senate bill No. 24, by Senator Davis (W. S.), entitled "An act to provide a statuc to Isaac Ingalls Stevens for the national statuary hall in the capitol at Washington, D. C., and making an appropriation therefor."

The bill was read the first time, and on motion of Senator Davis (W. S.), the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Appropriations.

On motion of Senator Wray that part of the report of the Committee on Educational Survey, referring to the educational features, was referred to the Committee on Education, and the part of the report referring to support and taxation was referred to the Committee on Revenue and Taxation.

At 3:00 p.m., on motion of Senator Palmer, the Senate adjourned until 1:00 o'clock Monday afternoon, January 15, 1917.

Louis F. Hart, President of the Senate.

FRANK M. DALLAM, JR., Secretary of the Senate.

EIGHTH DAY.

AFTERNOON SESSION.

SENATE CHAMBER,

OLYMPIA, WASH., Monday, January 15, 1917.

The Senate was called to order at 1:00 o'clock p.m., by President Hart, pursuant to adjournment.

Rev. C. S. Morrison, of St. John's Episcopal church of Olympia, offered prayer.

The secretary called the roll, all members being present except Senators Davis (Lincoln), Metcalf and Stevenson, all excused.

On motion of Senator Wray, the reading of yesterday's journal was dispensed with, and it was approved.

Sonator Fairchild presented to the president a gavel, made from a wal nut tree grown on the place originally owned by George Washington.

The secretary read a communication from the State Treasurer, stating all calary warrants would be paid in each at the State Treasurer's office.

The secretary read the following communication from the Epworth Methodist Episcopal church of Tacoma, which on motion of Senator Carlyon, was ordered spread upon the journal:

The Legislature of 1917, of the State of Washington.

GENTLEMEN:

Whoreas, The churches knowing the baneful effect of alcoholic beverages on seller and user alike, have declared against their manufacture and sale, and

Whereas, Many churches have discontinued the use of formented wines for cere monial purposes, using instead the unformented juice of the grape, believing the re moving from the Lord's table of this great tempter and wrecker of humanity, a veritable devil in liquid form, the czar of all poisons, alcohol, to be consistent and well pleasing to Him, Our great Example, Teacher, Elder Brother, and Saviour Jesus Christ.

Therefore, Be It Resolved, That we, the members and friends of Epworth Methodist Episcopal church, in meeting assembled this seventeenth day of Dechiber, 1916, go on record as being opposed to the proposed provision of the amended dry law allowing the clergy to purchase by permit alcoholic liquor for ceremonial purposes, and respectfully petition the honorable members of the state legislature to so enact the amended dry law and to provent the sale of alcoholic liquors to anyone for religious ceremonials and to this end your petitioners will ever pray. Above resolution unanimously adopted December seventeenth, 1916.

EPWORTH METHODIST EPISCOPAL CHURCH,

(Signed) W. H. W. REES, Pastor.

(Signed) A. E. IRVING, Pres. Board of Stewards. (Signed) CHAS. A. ROBBINS, Sec. Board of Stewards.

On motion of Senator Davis (W. S.), the communication was referred to the Committee on Public Morals. The secretary read:

SENATE CONCURRENT RESOLUTION NO. 4.

By Committee on Printing:

Resolved, By the Senate, the House concurring, that the secretary of the Senate and chief clerk of the House be authorized and directed to cause to be printed six hundred copies of the legislative manual for the session of 1917, said manuals to be published on a page 6 by 3% inches, printed in 17 ems pica, the standing committees, joint rules, Senate and House rules to be set in 8 point leaded and the remainder to be set in 6 point solid, with head notes only; and that the said secretary and chief clerk be authorized and instructed to cause a sufficient number of said manuals to be bound in limp leather to supply all members of the Senate and House of Representatives and the assistant clerks of said houses; the remainder of the total edition of six hundred copies to be in paper binding.

On motion of Senator Smith (A. A.), the resolution was adopted.

The secretary read:

MESSAGE TO THE SENATE.

House of Representatives, Olympia, Wash., January 12, 1917.

MR. PRESIDENT :

The speaker has signed enrolled Senate joint resolution No. 1, relating to assistance from the Attorney General's office to members of the legislature in the preparation and revision of bills;

Also, the House has passed House bill No. 20, entitled, "An act, making appropriations for the office of the state fish commissioner for the balance of the biennial period ending March 31st, 1917;"

Also, House concurrent resolution No. 6, relating to holding of memorial services; Also, House concurrent resolution No. 7, inviting Major General J. F. Bell, commanding the western department United States army, to address a joint session of the House and Senate, in the House chamber on Wednesday, January 17, 1917, at the hour of 2:30 in the afternoon.

And the same are herewith transmitted. C. R. MAYBURY, Chief Clerk.

The secretary read House concurrent resolution No. 6, by Mr. Elliott, "Relating to holding of memorial services."

On motion of Senator Johnson, the rules were suspended and House concurrent resolution No. 6 was adopted.

The secretary read House concurrent resolution No. 7, by Mr. Gauntlett, "Inviting Major General J. F. Bell, commanding the western department, United States Army, to address a joint session of the House and Senate, in the House chamber on Wednesday, January 17, 1917, at the hour of 2:30 in the afternoon."

On motion of Conator Groff, the rules were suspended and House concurrent resolution No. 7 was adopted.

The president appointed Senators Carlyon and Smith (A. A.) as the committee on memorial services provided by House concurrent resolution No. 6.

INTRODUCTION OF BILLS.

Senate bill No. 25, by Senator Iverson, entitled "An act providing for the amendment of the constitution of the State of Washington by the addition of article XXIX relating to farm loans and agriculture."

The bill was read the first time, and on motion of Senator Iverson, the rules were suspended, the bill was read the second time by title, five hundred extra copies ordered printed and referred to the Committee on Constitution and Constitutional Revision.

Senate bill No. 26, by Senators Hall and Phipps, entitled "An act authorizing the State Auditor to give Adams, Columbia, Franklin, Garfield, Spokane, Walla Walla, Whitman and Skamania counties credit on their several tax-roll accounts for the years 1909 and 1910."

The bill was read the first time, and on motion of Senator Hall, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Revenue and Taxation.

Senate bill No. 27, by Senators Brown and Iverson, entitled "An act providing for the establishment, maintenance and operation of a state powder factory, the purchase, sale and distribution of the products thereof, the purchase of powder for sale and distribution, and prescribing the powers and duties of certain officers in reference thereto; creating a powder revolving fund in the state treasury, regulating the expenditure of funds therein; confining the sale of powder handled by the state to certain uses and purposes; providing penalties for the violation of the provisions of this act, and making appropriations for the purposes of this act."

The bill was read the first time, and on motion of Senator Brown, the rules were suspended, the bill was read the second time by title, five hundred extra copies ordered printed and referred to the Committee on Logged-off Lands.

Senate bill No. 28, by Senator Chase, entitled "An act providing for the relief of Jones & Dillingham, a corporation, McGowan Bros. Hardware Company, a corporation, and the Chas. W. Rodgers Company, a corporation, for materials furnished the contractor for the administration building of the Northern Hospital for the Insane, and making appropriations therefor."

The bill was read the first time, and on motion of Senator Chase, the rules were suspended, the bill was read the second time by title, and referred to the Committee on Claims and Auditing.

Senate bill No. 29, by Senator Wray, entitled "An act relating to the exercise of the right of eminent domain by cities and towns, and repealing all acts and parts of acts in conflict therewith."

The bill was read the first time, and on motion of Senator Wray, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate bill No. 30, by Senator Groff, entitled "An act providing for a lien for rent due and to become due, and for the enforcement thereof."

The bill was read the first time, and on motion of Senator Groff, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate bill No. 31, by Senator Groff, entitled "An act for the relief of Cutter & Malmgren, architects, for the drafting of plans and the supervision of the remodeling of different rooms at the state armory at Spokane, Washington, and making an appropriation therefor."

The bill was read the first time, and on motion of Senator Groff, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Claims and Auditing.

Senate bill No. 32, by Senator Cox, entitled "An act relating to the state penitentiary, regulating the sale of grain sacks and other fabrics and products manufactured at the state penitentiary, fixing the duties of the state

board of control in connection therewith, and amending section 8559-2 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Cox, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on State Penal and Reformatory Institutions.

Senate bill No. 33, by Senator Ferryman, entitled "An act defining school districts of the first class, and amending section 4416 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Ferryman, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Education.

Senate bill No. 34, by Senator Davis (Lincoln), entitled "An act regulating the practice of chiropody; providing for the issuance of licenses therefor, and providing a penalty for the violation of the provisions of this act."

The bill was read the first time, and on motion of Senator Palmer, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Medicine, Dentistry, Surgery and Hygiene.

House bill No. 20, by Committee on Appropriations, entitled "An act making appropriations for the office of state fish commissioner for the balance of the biennial period ending March 31, 1917."

The bill was read the first time, and on motion of Senator French, the rules were suspended, the bill was read the second time by title, and referred to the Committee on Appropriations.

At 1:25 p.m., on motion of Senator Carlyon, the Senate adjourned until tomorrow.

Louis F. Hart, President of the Senate.

FRANK M. DALLAM, JR., Secretary of the Senate.

NINTH DAY.

MORNING SESSION.

SENATE CHAMBER.

OLYMPIA, WASH., Tuesday, January 16, 1917.

The Senate was called to order at 10:00 a.m. by President Hart, pursuant to adjournment.

Rev. C. S. Morrison offered prayer.

The secretary called the roll, all members being present, except Senators Davis (Lincoln), Metcalf and Stevenson, all excused.

On motion of Senator Fairchild, the reading of yestorday's journal was dispensed with, and it was approved.

SPECIAL ORDER.

The hour of 10 o'clock a.m. having arrived, the Governor's message, announcing his appointments, was taken up for confirmation.

Senator Jones moved that the appointments be confirmed.

The secretary called the roll and the appointments submitted by the Governor were confirmed by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Ghent, Groff, Hall, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Landon, McMillan, Morthland, Myers, Nichols, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wells—36.

Those absent or not voting were: Senators Davis (Lincoln), Kleeb, Kuykendall, Metcalf, Stevenson and Wray—6.

The secretary read the following communication:

PETITION OF CHIEF JOSEPH'S BAND, NEZ PERCE INDIANS.

To the Honorable Legislative Body of the State of Washington, Assembled at Olympia, Wash., Winter of 1916-17.

Realizing that the present laws intended to regulate the sale of intoxicating drinks within the State of Washington, are not strong enough for the protection of our people against the moreonary druggists and murdoring bootleggers, we, the under signed members of Chief Josoph's Band of Indians assembled in council and for our tribes, implore you to enact such legislation and laws as will forever stop the introduction of such liquors among our dependent tribesmen. We stand for the complete suppression of the traffic.

YELLOW WOLF, Chief.

Tom Waters, We-uke-san-at, Willie Andrews, Peo-peo-kow-not, Tomes-sas-tok-min, "Little Man Chief," Charley Comedown, Rose Bush.

On motion of Senator Nichols, the communication was referred to the Committee on Public Morals.

The secretary read:

SENATE JOINT MEMORIAL NO. 3.

By Senator Davis (W.S.):

To the Congress of the United States:

Whereas, There is now pending before the congress of the United States a proposed amendment to the constitution of the United States granting the elective franchise to the women of the United States who are citizens; and

Whereas, The women of the State of Washington have enjoyed the elective franchise on an equality with men for the past six years; and

Whereas, These six years have demonstrated that women's participation in the political life of our state has not only proved her political intelligence and capacity, and has been to her a means of education, but has also been an influence for good in the purification of our political life, and in the solution of our educational, moral, industrial, economic and social problems, and has given a higher tone to our entire life as a people; and

Whereas, We believe that the same beneficent results that the enfranchisement of women has brought to our state would likewise be felt in the life of our nation as a whole; and

Whereas, We believe with president Lincoln that those who share the burdens of government should also share its privileges;

Therefore, We, the Senate and House of Representatives of the State of Washington, memorialize your honorable body to submit to the states for ratification the amendment now pending granting to the women of the United States the elective franchise.

On motion of Senator Davis (W. S.), the rules were suspended and Senate joint memorial No. 3 was read the second and third times.

On motion of Senator Hall, the preamble was stricken.

On motion of Senator Taylor, the words "President and" were inserted before the word "Congress" in line one of the memorial.

The secretary called the roll, and Senate joint memorial No. 3 passed the Senate by the following vote:

Those voting aye were: Senators Brand, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Groff, 'Hall, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Morthland, Myers, Nichols, Phipps, Smith (A. A.), Smith (Joseph H.), Taylor, Wells, Wray—34.

Those voting nay were: Senators Barnes, Ghent and Palmer-3.

Those absent or not voting were: Senators Boner, Davis (Lincoln), Metcalf, Steiner and Stevenson—5.

REPORTS OF STANDING COMMITTEES.

SENATE CHAMBER,

MR. PRESIDENT:

OLYMPIA, WASH., January 15, 1917.

We, your Committee on Harbor and Harbor Lines to whom was referred Senate bill No. 12, entitled "An act providing for the platting and extension of certain streets in the city of Blaine across harbor area in front of said city," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

DAN LANDON, Chairman.

We concur in this report: Ed Brown, A. A. Smith, W. Fairchild.

On motion of Senator Landon, the report of the committee was adopted.

SENATE CHAMBER,

MR. PRESIDENT:

OLYMPIA, WASH., January 15, 1917.

We, your Committee on Medicine, Dentistry, Surgery and Hygiene to whom was referred Senate Bill No. 11, entitled "An act relating to the control of dead bodies, and providing for the establishment, maintenance and regulation of public morgues in counties of the first class, subdivision class A, and proscribing penalties for the violation thereof, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass with the following amendments:

In lines 3 and 4 of the title, strike the words "subdivision Class A."

In lines 6 and 7, section 1, strike the words "every county coming under subdivision Class A of," also line 10, section 1, strike the words, "subdivision Class A."

In section 6, line 17 strike the word "of" and insert the word "to."

Strike section 9.

Add a new section to be known as section 9 as follows:

"All fees collected under the provisions of this act shall be turned over to the county treasurer as provided by law."

DR. J. A. GHENT, Chairman.

We concur in this report: Warner M. Karshner, D. H. Cox, W. W. Brand.

On motion of Scnator Chent, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., January 15, 1917.

MR. PRESIDENT:

We, your Committee on Appropriations to whom was referred House bill No. 20, entitled "An act making appropriations for the office of the state fish commissioner for the balance of the biennial period ending March 31st, 1917," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

E. L. FRENCH, Chairman.

We concur in this report: E. J. Cleary, Guy B. Groff, D. H. Cox, W. M. Karshner, Oliver Hall, Joseph H. Smith.

On motion of Senator French, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., January 15, 1917.

MR. PRESIDENT:

We, your Committee on Rules and Joint Rules to whom was referred the rules, have had the same under consideration, and we respectfully report the same back to the Cenate with the recommendation that the rules of the senate for the fourteenth regular session as amended be adopted as the permanent rules of the Senate for the fifteenth regular session, with the following amendments, to-wit:

Resolved, That that part of Rule 6 giving the list of committees and the number of senators on each be changed to read as follows (other committees remaining as fixed in the 1915 rules):

14.	Educational Institutions12
15.	Elections and Privileges 6
23.	Industrial Insurance 8
26.	Judiciary
30.	Medicine, Dentistry, Surgery and Hygiene 5
39.	Public Utilities 8
42.	Roads and Bridges
43.	Rules and Joint Rules

We further recommend that the name of Committee No. 44 be changed from "Rural Credits and Agricultural Co-operation" to "Rural Credits and Agricultural Development."

We recommend that rule No. 29 be amended by striking out of the first line thereof the figures "450," and inserting in lieu thereof "500," so that the number of copies of each bill regularly ordered printed will be five hundred (500), instead of four hundred and fifty (450).

We recommend the adoption of a new rule to be numbered thirty (30), as follows:

"FURNISHING FULL FILE OF BILLS.

No. 30. Persons, firms, corporations and organizations within the state, desirous of receiving copies of all printed Senate bills, shall make application therefor to the coerctary of the Senate, who shall refer all such requests to the Committee on Rules and Joint Rules.

The bill clerk shall send copies of all printed Senate bills to such persons, firms, corporations and organizations as may be ordered by the Committee on Rules and Joint Rules."

We recommend that, commencing with rule 30, as numbered in the rules for 1915, the number of each rule be advanced one, to conform to the inscrition of rule 30 as above recommended.

Louis F. Hart, Chairman.

We concur in this report: Harve H. Phipps, Howard D. Taylor, Jesse S. Jones, Guy B. Groff, Oliver Hall, E. L. French, P. H. Carlyon, C. R. McMillan.

On motion of Senator Taylor, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., January 15, 1917.

MR. PRESIDENT:

We, your Joint Committee on Rules and Order to whom was referred joint rules have had the same under consideration, and we respectfully report the same back to the Senato with the recommendation that the joint rules of last session be adopted.

Louis F. Hart, Chairman.

We concur in this report: Guy E. Kelly, Elmer E. Halsey, Robert Grass, Chas. I. Roth, Fred A. Hart, P. H. Carlyon, Howard D. Taylor.

On motion of Senator Taylor, the report of the committee was adopted. On motion of Senator Ghent, Senate bill No. 11 was ordered printed as amended by the Committee on Medicine, Dentistry, Surgery and Hygiene.

The secretary read:

MESSAGE TO THE SENATE.

MR. PRESIDENT:

House of Representatives, Olympia, Wash., January 16, 1917.

The House has passed House concurrent resolution No. 5, "Relating to the death of Judge Milo A. Root," and the same is herewith transmitted.

C. R. MAYBURY, Chief Clerk.

The secretary read House concurrent resolution No. 5, by Messrs. Knapp and Zednick, "Relating to the death of Judge Milo A. Root."

On motion of Senator Boner, House concurrent resolution No. 5 was adopted.

INTRODUCTION OF BILLS.

Senate bill No. 35, by Committee on Dairy and Live Stock, entitled "An act relating to the control of rabies or hydrophobia in dogs, and amending section 6, chapter 100, Laws of 1915 (section 3204 of Remington & Ballinger's Code).

Senator Taylor stated as a point of order that Senate bill No. 35 was not a committee bill for the reason that the bill had never been before the Committee on Dairy and Live Stock, and therefore he objected to the introduction of the bill.

On request of Senator Brown, the words "by Committee on Dairy and Live Stock" were stricken, and the following words and name inserted in lieu thereof: "By Senator Brown of Whatcom county."

The bill was read the first time, and on motion of Senator Brown, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Dairy and Live Stock.

Senate bill No. 36, by Senator Fairchild, entitled "An act permitting the inmates of the Western Washington Hospital for the Insane to manufacture articles for the National Red Cross Society."

The bill was read the first time, and on motion of Senator Fairchild, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on State Charitable Institutions.

Senate bill No. 37, by Senators Cox and Cornwell, entitled "An act relating to the construction, equipment and furnishing of an armory for the use of the National Guard of Washington at Walla Walla, appropriating money from the military fund therefor, creating a commission to superintend the construction, equipment and furnishing of said armory, and authorizing the promulgation of rules and regulations for the government thereof."

The bill was read the first time, and on motion of Senator Cox, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Military.

Senate bill No. 38, by Senator Jones (by request of Public Service Commission), entitled "An act relating to and making an appropriation for the Public Service Commission, and declaring an emergency."

The bill was read the first time, and on motion of Senator Jones, the rules were suspended, the bill was read the second time by title, and referred to the Committee on Appropriations.

Senate bill No. 39, by Senator Kuykendall, entitled "An act relating to the improvement of public highways, and amending section 5879-18 of Remington & Ballinger's Annotated Codes and Statutes of Washington." The bill was read the first time, and on motion of Senator Kuykendall, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Roads and Bridges.

At 10:30 o'clock a.m., on motion of Senator Palmer, the Senate adjourned until tomorrow morning.

LOUIS F. HART, President of the Senate. FRANK M. DALLAM, JR., Secretary of the Senate.

TENTH DAY.

MORNING SESSION.

Senate Chamber, Olympia, Wash., Wednesday, January 17, 1917.

The Senate was called to order at 10:00 a.m. by President Hart, pursuant to adjournment.

Rev. C. S. Morrison offered prayer.

The secretary called the roll, all members being present, except Senators Davis (Lincoln), Metcalf and Stevenson, all excused.

On motion of Senator Wray, the reading of yesterday's journal was dispensed with, and it was approved.

The secretary read a communication from the state board of control, inviting all members of the legislature to view moving pictures of the state institutions, Thursday, January 18, at 3 p.m.

The secretary read the following resolution:

RESOLUTION.

By Senator Palmer:

Resolved, That room 305, which the state press has kindly relinquished their claim upon in order to accommodate the wives of the state senators, be and the same is hereby set aside for the use of the senators' wives and their friends during the present session; be it further

Resolved, That the room be suitably furnished under the direction of the sergeantat-arms and the board of control for such use.

A roll call was demanded by Senators Nichols, French, Landon, Hutchinson, Iverson, Ghent and McMillan, on the adoption of the resolution.

The secretary called the roll and the resolution by Senator Palmer was adopted by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (W. S.), Fairchild, Faulkner, Ferryman, French, Ghent, Hall, Hutchinson, Iverson, Johnson, Judd, Karshner, Kleeb, Kuykendall, Landon, Morthland, Myers, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wells, Wray—35.

Those voting nay were: Senators McMillan and Nichols-2.

Those absent or not voting were: Senators Davis (Lincoln) Groff, Jones, Metcalf and Stevenson-5.

The secretary read:

SENATE JOINT RESOLUTION NO. 3.

By Committee on State Charitable Institutions:

Resolved, by the Senate and the House of Representatives, That a committee consisting of the chairman of the Committee on State Charitable Institutions in the Senate and one other member, and the chairman of the Committee on State Charitable Institutions in the House and two other members, are hereby instructed to proceed to Medical Lake and report on the condition of the institutions and buildings there, with a view of determining the feasibility of establishing a temporary detention home at that point.

On motion of Senator Hutchinson, the rules were suspended and Senate joint resolution No. 3 was read second and third times.

The secretary called the roll and Senate joint resolution No. 3 failed of adoption by the following vote:

Those voting aye were: Senators Brand, Carlyon, Ghent, Hutchinson, Iverson, Johnson, Taylor and Wells—8.

Those voting nay were: Senators Barnes, Boner, Brown, Burton, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Hall, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Morthland, Myers, Nichols, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Wray—30.

Those absent or not voting were: Senators Davis (Lincoln), Groff, Metcalf and Stevenson—4.

At the request of Senator Nichols, the Roads and Bridges Committee was given the use of the Senate chamber for a joint meeting, Tuesday, January 23, 1917, at the hour of 8 p.m.

REPORTS OF STANDING COMMITTEES.

SENATE CHAMBER,

MR. PRESIDENT:

OLYMPIA, WASH., January 16, 1917.

Your Committee on Engrossed Bills, to whom was referred engrossed Senate joint memorial No. 3, "Relating to the proposed amendment to the constitution of the United States granting the elective franchise to women," have compared same with the original memorial and find it correctly engrossed. Respectfully submitted,

JAMES BURTON, Chairman.

We concur in this report: G. E. Steiner, E. Ben Johnson.

SENATE CHAMBER,

MR. PRESIDENT:

OLYMPIA, WASH., January 17, 1917.

We, your Committee on Judiciary, to whom was referred Senate bill No. 7, entitled "An act to extend the right of eminent domain to elevator and warehouse companies," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

E. E. Boner, Chairman.

We concur in this report: Guy B. Groff, William Wray, F. A. Chase, D. V. Morthland, E. B. Palmer, Harve H. Phipps, James Burton, E. V. Kuykendall, Joseph H. Smith.

On motion of Senator Boner, the report of the committee was adopted.

MESSAGE TO THE SENATE.

House of Representatives, OLYMPIA, WASH., January 16, 1917.

MR. PRESIDENT :

The speaker has signed House concurrent resolution No. 7, "Relating to inviting Major General J. F. Bell, commanding the western department, United States army,

to address a joint session of the House and Senate in the House chamber on Wednesday, January 17, 1917, at the hour of 2:30 in the afternoon," and the same is herewith transmitted.

C. R. MAYBURY, Chief Clerk.

The president signed House concurrent resolution No. 7.

INTRODUCTION OF BILLS.

Senate bill No. 40, by Committee on Pure Food and Drugs, entitled "An act relating to the adulteration of foods, drinks and drugs and prohibiting the adulteration and fraud in the sale thereof, and amending section 5456 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Karshner, the rules were suspended, the bill was read the second time by title, ordered printed and placed on general file.

Senate bill No. 41, by Senator Barnes, entitled "An act relating to the superior courts of the counties of Klickitat, Skamania, Cowlitz, Wahkiakum and Pacific."

The bill was read the first time, and on motion of Senator Barnes, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate bill No. 42, by Senator Fairchild, entitled "An act regulating and licensing the practice of treating the sick and afflicted without the use of drugs, creating a board of examiners for such practitioners, defining the powers and duties of such board, regulating the use of certain professional terms and abbreviations, defining the term "drugless therapeutics," creating a drugless practitioners' fund, defining what shall be unprofessional conduct, making an appropriation from funds created by collection of license fees, prescribing penalties for the violation of this act, and repealing all acts and parts of acts in conflict herewith."

The bill was read the first time, and on motion of Senator Fairchild, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Medicine, Dentistry, Surgery and Hygiene.

Senate bill No. 43, by Senator Smith (Joseph H.), entitled "An act relating to the use and regulating the traffic of vehicles and motor trucks upon the public highways of the State of Washington, and providing a penalty for the violation thereof."

The bill was read the first time, and on motion of Senator Smith (J. H.), the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Roads and Bridges.

Senate bill No. 44, by Senator Davis (Walter S.), entitled "An act relating to pandering and pimping, to define and prohibit the same, and relating to the transportation of male or female persons for prostitution, or other immoral purposes, to provide for the punishment of violations of this act, and for the competency of certain evidence at the trial thereof, and what shall be a defense."

The bill was read the first time, and on motion of Senator Davis (W. S.), the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Public Morals.

Senate bill No. 45, by Senators Wray and Landon, entitled "An act relating to the public school system, the introduction, establishment and or-

ganization of normal school extension for teachers in service in the element ary common schools in this state; and repealing sections 4575, 4576, 4577, 4578, 4579, 4580, 4581, 4582 and 4583 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Wray, the rules were suspended, the bill was read the second time by title, and referred to the Committee on Educational Institutions.

Senate bill No. 46, by Senators Wray and Landon, entitled "An act relating to the public school system, and establishing the courses of instruction in, and the entrance requirements of the University of Washington, the Washington State College, the state normal school at Cheney, the state normal school at Ellensburg, the state normal school at Bellingham."

The bill was read the first time, and on motion of Senator Wray, the rules were suspended, the bill was read the second time by title, and referred to the Committee on Educational Institutions.

Senate bill No. 47, by Senators Wray and Landon, entitled "An act relating to the public school system, state institutions of higher education; creating a fund to be known as the University fund, a fund to be known as the Washington State College fund, a fund to be known as the Cheney Normal School fund, a fund to be known as the Ellensburg Normal School fund, and a fund to be known as the Bellingham Normal School fund; and making provision for the annual levy of a tax to produce revenue therein for the maintenance, construction and repair of buildings, improvement and equipment of said institutions; and repealing sections 5049 4 and 5049 5 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Wray, the rules were suspended, the bill was read the second time by title, and referred to the Committee on Public Revenue and Taxation.

Senate bill No. 48, by Senators Wray and Landon, entitled "An act relating to the public school system, the courses of study in normal schools, the awarding of diplomas, annual joint meetings of normal school boards of trustees, reports of attendance of common school pupils in normal school training departments, and the apportionment of the common school fund for such attendance; and amending sections 4374, 4365 and 4370 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Wray, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Educational Institutions.

Senate bill No. 19, by Committee on Appropriations, entitled "An act ap propriating the sum of eighteen thousand forty-seven dollars and thirty five. cents (\$18,047.35) for the relief of the industrial insurance department and authorizing the commissioners to disburse the same."

The bill was read the first time, and on motion of Senator French the rules were suspended, the bill was read the second time by title.

On motion of Senator French, the Senate resolved itself into a committee of the whole to consider Senate bill No. 49.

The bill was considered in the committee of the whole, Senator Hutchin son in the chair, and reported back to the Senate with the recommendation that it do pass.

On motion of Senator Hutchinson, the report of the committee was adopted.

On motion of Senator French, the reading of the bill had in committee of the whole was considered the third reading of the bill and it was placed on final passage.

The secretary called the roll on the final passage of Senate bill No. 49 and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Brand, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, Frénch, Ghent, Hall, Hutchinson, Iverson, Jones, Judd, Kleeb, Kuykendall, Landon, McMillan, Morthland, Myers, Palmer, Phipps, Smith (A.A.), Smith (Joseph H.), Taylor, Wells, Wray—33.

Those voting nay were: Senators Boner, Karshner, Nichols and Steiner --- 4.

Those absent or not voting were: Senators Davis (Lincoln), Groff, Johnson, Metcalf and Stevenson—5.

When the name of Senator Johnson was called, he requested to be excused from voting on the bill, which request was granted.

When the name of Senator Steiner was called, he explained his vote as follows:

"If a shewing were made that the state had exhausted its remedy against the individuals responsible for the administration of this fund, or that it has no remedy against them, I would vote 'aye.' There being no such showing, I am obliged to vote 'no'."

There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator French, the rules were suspended, and Senate bill No. 49 ordered transmitted to the House immediately.

Senate bill No. 50, by Senator Palmer, entitled "An act relating to the use of the public highways, and the rights and remedies of persons thereon, and fixing penalties for the violation of the conditions imposed, and providing for the licensing of motor vehicles and the collecting of fees therefor, and amending sections 15, 18 and 24 of chapter 142 of the Session Laws of 1915, and adding sections 24a, 24b, 24c, 34d, 24c and 24f."

The bill was read the first time, and on motion of Senator Palmer, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Public Revenue and Taxation.

Senate bill No. 51, by Senator Cornwell, entitled "An act providing for the amendment of article XI of the constitution of the State of Washington, relating to county government."

The bill was read the first time, and on motion of Senator Cornwell, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Constitution and Constitutional Revision.

MESSAGE TO THE SENATE.

MR. PRESIDENT:

House of Representatives, Olympia, Wash., January 17, 1917.

The House has passed Senate concurrent resolution No. 4, "Relating to the printing of the legislative manual;"

Also, the speaker has signed House concurrent resolution No. 3, "Relating to an invitation to the Senate, to meet in joint session;"

Also, House concurrent resolution No. 4, "Relating to the appointment of a committee to convey notice to the Honorable Ernest Lister of his election;"

Also, House concurrent resolution No. 6, "Rolating to holding memorial services."

And the same are herewith transmitted.

C. R. MAYBURY, Chief Clerk.

The president signed House concurrent resolutions Nos. 3, 4 and 6.

At 11:35 a.m., on motion of Sonator Phipps, the Sonate took a recess until 2:20 o'clock this afternoon.

AFTERNOON SESSION.

The Senate was called to order at 2:20 p.m., by President Hart.
On motion of Senator Boner, the rules were suspended and the Senate returned to the order of business.

INTRODUCTION OF BILLS.

Senate bill No. 52, by Joint Sub-Committee of the Committees on Judiciary of the Senate and House, entitled "An act to establish a code of probate law and procedure, including the making and probating of wills, administration of estates of deceased persons; appointment of guardians of the persons and estates of minors, insane and mentally incompetent persons, and administering their estates, and providing penalties for the violation of certain provisions of this act, and repealing sections 1278 to 1340, both inclusive, of Remington & Ballinger's Annotated Codes and Statutes of Washington, and chapter 8 of the Laws of 1911, and all other laws or parts of laws in conflict herewith."

The bill was read the first time, and on motion of Senator Boner, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

On motion of Senator Palmer, one thousand extra copies of Senate bill ${
m No.}~52$ were ordered printed.

On motion of Sonator Ivorson, the Senate repaired to the House to meet the House in joint session to hear an address by Major General J. F. Bell.

JOINT SESSION.

The sergeant at arms of the House announced the arrival of the Senate, and the senators were invited by the speaker to seats within the bar of the House and the president of the Senate to a seat at the speaker's desk.

At the request of the speaker, the president of the Senate presided.

A call of the Senate roll showed all members present, except Senators Davis (Lincoln), Metcalf and Stevenson, all excused.

The House roll call showed all members present, except Messrs. Crawford, Dwyer, Fulton, Grass, Goff, Houser, Hodgdon, Knapp, Morris, Pool and Ryan.

The president announced that the joint session was held for the purpose of being addressed by Major General J. F. Bell, commanding the western division of the United States army, and appointed Senator Groff and Mr. Gauntlett a committee to escort General Bell before the joint session.

General Bell appeared before the joint session and delivered his address.

At the close of the address, Sonator Nichols moved that a vote of thanks be extended to General Bell in evidence of the appreciation of his remarks.

The motion carried by a unanimous rising vote.

At 3:40 p.m., on motion of Mr. Davis, the joint session dissolved.

At 3:50 p. m., the Senate resumed its session in the Senate chamber.

On motion of Senator Hutchinson, the rules were suspended and the Senate returned to the order of business.

The secretary read a communication from the Washington State Historical Society, relating to the changing the name of the "Ceo. B. McClellan Pass Road" to "Bear Gap Pass Road."

On motion of Senator Nichols, the communication was referred to the Committee on Roads and Bridges.

REPORTS OF STANDING COMMITTEES.

SENATE CHAMBER.

MR. PRESIDENT:

OLYMPIA, WASH., January 17, 1917.

We, your Committee on Public Revenue and Taxation, to whom was referred Senate bill No. 26, entitled "An act authorizing the State Auditor to give Adams, Columbia, Franklin, Garfield, Spokane, Walla Walla, Whitman and Skamania counties credit on their several tax roll accounts for the years 1909 and 1910," have had the same under considertion, and we respectfully report the same back to the Sonato with the recommendation that it do pass.

E. J. Cleary, Chairman.

We concur in this report: W. M. Karshner, Oliver Hall, D. H. Cox.

On motion of Senator Cleary, the report of the committee was adopted.

SENATE CHAMBER,

Mr. President:

OLYMPIA. WASH., January 15, 1917.

We, your Committee on State Charitable Institutions, to whom was referred Senate bill No. 36, entitled "An act permitting the inmates of the Western Washington Hospital for the Insane to manufacture articles for the National Red Cross Society," have had the same under consideration, and we respectfully report the same back to the Canato with the recommondation that it do page as amended.

In the title of the bill strike the words "the Western Washington Hospital for the Insano" and in lieu thereof insert the words "any state charitable institution."

In line 6 of the original bill, the same being line 2 of the printed bill, strike the words "the Western Washington Hospital for the Insane" and in lieu thereof insert the words "any state charitable institution." R. A. HUTCHINSON. Chairman.

We concur in this report: W. M. Karshner, Walter S. Davis, Dr. J. A. Ghent, Peter Iverson, W. V. Wells.

On motion of Senator Hutchinson, the report of the committee was adopted.

SENATE CHAMBER,

MR. PRESIDENT:

OLYMPIA, WASH., January 16, 1917.

We, your Committee on State Penal and Reformatory Institutions, to whom was referred Senate bill No. 32, entitled "An act relating to the state penitentiary, regulating the sale of grain sacks and other fabries and products manufactured at the rent penitentiary, fixing the duties of the state board of control in connection therewith, and amending section 8550 2 of Remington & Ballinger's Annotated Codes and Statutes of Washington," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass with the following amendment:

Amend the title by adding the words "and declaring an emergency."

Add a new section to be known as "section 2" which shall read as follows: "This act is necessary for the immediate support of existing public institutions and shall take effect immediately."

D. H. Cox, Chairman.

We concur in this report: R. A. Hutchinson, James Burton, G. E. Steiner, A. E. Judd.

On motion of Senator Cox, the report of the committee was adopted.

At 3:55 p. m., on motion of Senator Carlyon, the Senate adjourned until tomorrow.

Louis F. Hart, President of the Senate.

FRANK M. DALLAM, JR., Secretary of the Senate.

ELEVENTH DAY.

MORNING SESSION.

SENATE CHAMBER,

OLYMPIA, WASH., Thursday, January 18, 1917.

The Senate was called to order at 10 o'clock a.m. by President Hart, pursuant to adjournment.

Rev. C. S. Morrison offered prayer.

The secretary called the roll, all members being present, except Senators Davis (Lincoln), Metcalf and Stevenson, all excused.

On motion of Senator Fairchild, the reading of yesterday's journal was dispensed with, and it was approved.

REPORTS OF STANDING COMMITTEES.

SENATE CHAMBER,

Mr. President:

OLYMPIA, Wash., January 17, 1917.

Your Committee on Enrolled Bills, to whom was referred enrolled Senate concurrent resolution No. 4, "Relating to the printing of the legislative manual," have compared same with the original concurrent resolution and find same correctly enrolled.

Respectfully submitted.

A. E. Judd, Chairman.

We concur in this report: F. A. Chase, W. V. Wells.

INTRODUCTION OF BILLS.

Senate bill No. 53, by Senators Phipps, Fairchild and Iverson, entitled "An act relating to cold storage, providing for the inspection, regulation and licensing of cold storage warehouses and the inspection and regulation of food kept in cold storage, vesting the commissioner of agriculture with certain duties and powers in connection therewith, and prescribing penalties for violations of this act."

The bill was read the first time, and on motion of Senator Phipps, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Commerce and Manufactures.

Senate bill No. 54, by Senator Phipps, entitled "An act appropriating the sum of fifteen hundred dollars (\$1500.00) for the Lebanon Home of Ballard, Washington, and fifteen hundred dollars (\$1500.00) for the Salvation Army Home of Spokane, Washington."

The bill was read the first time, and on motion of Senator Phipps, the rules were suspended, the bill was read the second time by title, and referred to the Committee on Appropriations.

Senate bill No. 55, by Senator Palmer, entitled "An act appropriating the sum of three thousand dollars (\$3,000.00) for the use and benefit of the Lebanon Home of Seattle, Washington, rescue work for the State of Washington."

The bill was read the first time, and on motion of Senator Palmer, the rules were suspended, the bill was read the second time by title, and referred to the Committee on Appropriations.

The president signed Senate concurrent resolution No. 4.

At 10:15 a.m., on motion of Senator Carlyon, the Senate took a recess until 2 o'clock this afternoon.

AFTERNOON SESSION.

The president called the Senate to order at 2:00 p.m.

On motion of Senator Phipps, the rules were suspended and the Senate returned to the order of business.

The secretary read:

SENATE JOINT RESOLUTION NO. 4.

By Senator Hutchinson:

Resolved, by the Senate and the House of Representatives, That a committee consisting of the chairman of the Committee on State Charitable Institutions in the Senate and one other member, and the chairman of the Committee on State Charitable Institutions in the House and two other members, are hereby instructed to proceed to Medical Lake and report on the condition of the institutions and buildings there with a view of determining the feasibility of establishing a temporary detention home at that point, and for the purpose of determining the advisability of building a road connecting the Institution for the Feeble-Minded with the beach at Medical Lake, and also to determine the advisability of securing the beach at the south end of Medical Lake for the use of the attendants and inmates of said institution.

On motion of Senator Hutchinson, the rules were suspended and Senate joint resolution No. 4 was read second and third times.

Senator Hutchinson moved that the resolution be placed on final passage.

Senator Cox moved as a substitute to the motion by Senator Hutchinson that the resolution be referred to a special committee consisting of the Senate members from Spokane county, with instructions to confer with the state board of control, and submit a report to the Senate of conditions existing at Medical Lake.

The substitute motion carried.

SPECIAL ORDER.

The hour of 2:30 p.m., having arrived, the Senate proceeded to consider the Governor's veto messages, which were a special order for this time.

The secretary read the Governor's veto message on Senate bill No. 392.

Senator Wray moved that the reading of the messages and the bills be dispensed with and that they be laid on the table.

Senator Palmer moved as a substitute to the motion by Senator Wray that Senate bill No. 392 be made a special order for next Tuesday, January 23, 1917, at the hour of 11 o'clock a.m.

Senators Wray and Palmer withdrew their motions.

Senator Taylor moved that the veto messages of the Governor, together with certified copies of the bills and sections vetoed, as transmitted to the Senate by the secretary of state, be referred to the Committee on Rules and Joint Rules; that the vetoed bills be referred to by title only in the journal, and that the vetoed sections be referred to by giving the number of the sections and the title of the bill.

The motion carried.

STATE OF WASHINGTON, OFFICE OF GOVERNOR, OLYMPIA, March 20, 1915.

Honorable I. M. Howell, Secretary of State, Capitol Building.

DEAR SIR: I am herewith handing you Senate bill No. 392 with my veto. This is AN ACT relating to hours of labor on public work and amonding cootion 6672 of Remington and Ballinger's Annotated Codes and Statutes of Washington.

There is but one section to the bill and it amends section 6572 of Remington and Ballinger's Annotated Codes and Statutes of Washington to read as follows:

"Section 6572. Eight hours in any calendar day shall be considered a day's work on any day done for the state or in counties or municipalities within the state: Provided, That it shall be lawful to work employees ten hours in any calendar day upon public roads, highways and bridges."

It is apparent that this bill intends to make it lawful to work ten hours a day upon public roads, highways and bridges, taking away from the provisions of the present eight-hour law these special and particular lines of employment, to-wit: "work on public roads, highways and bridges." Personally, I can see no reason why the construction of public roads, highways, and bridges should be made matters for special ten hour a day legislation, and other lines of public employment remain fixed by law at eight hours per day. If it is advisable to add to the number of hours of employment in this particular line, might not the same argument be used in favor of increasing the hours of employment in other lines?

One of the arguments made in favor of the passage of this bill was that "this law was deemed necessary for the reason that in many counties of the state the county commissioners allowed time consumed in going to and returning from work, to be included in the eight-hour day, and this, it was stated, often reduced the actual work on the road in these counties to five and six hours a day." I cannot see why there should be any necessity for the enactment into law of this bill for the purpose of assisting in the proper control of the situation herein referred to. I have been unable to find any law on the statute books compelling county commissioners to allow time, to persons employed on county road or bridge work, consumed in going to and returning from the work. As I understand the law, the county commissioners have exactly the same rights in connection with the employment of persons on road work, that do contractors on public work, and are called upon to figure the eight hours so employed only during the time when the employee or employees shall be at work. This argument made in behalf of the bill is of absolutely no force nor should it be given any considerstion whatever. If the eight-hour law on public work is an unjust of unfair law it ought to be repealed, not in some particular or specific case as appears to be attempted in this bill, but covering all lines of employment coming under its provisions.

Personally, I see no reason why the eight-hour law now on our statute books should not remain as it is. Any person giving a faithful eight hours' work each day on "road work, highways or bridges" has rendered service to the county or to the state entitling him to be considered as having performed a sufficient amount of labor for one day. The very argument presented for this bill as herein quoted might be used against

it, for that argument seems to indicate that oftentimes faithful service is not rendered to the full extent of eight hours each day as fixed under the present law.

The argument made by some that if allowed to employ labor on public roads, highways and bridges for ten hours each day, twenty per cent more work would be done at the same cost as if employment were for eight hours is not well taken. The great majority of those who have had experience in this class of work will bear out this assertion.

For the reasons herein given Senate bill No. 392 is vetoed.

Respectfully submitted, ERNEST LISTER. Governor.

Senate Bill No. 392.

AN ACT relating to hours of labor on public works, and amending section 6572 of Remington & Ballinger's Annotated Codes and Statutes of Washington.

STATE OF WASHINGTON, OFFICE OF GOVERNOR, OLYMPIA, March 19, 1915.

Honorable I. M. Howell, Secretary of State, Capitol Building.

DEAR SIR: I am herewith handing you Senate bill No. 166, the same having been vetoed by me. This is

AN ACT amending section 6653 of Remington and Ballinger's Annotated Codes and Statutes of Washington, relating to the classification and selection of state lands.

The purpose of this act is to take away from the board of regents of the state university the right of veto on sales of university lands. Those persons favoring the bill have felt that the regents of the state university have held back the sale of lands in many cases where such sales would have brought to the university fund from the lands as great returns as probably will be secured even though the lands are held until some future time. This is especially true of some of the farming lands which are a part of the university lands and in connection with this there has been and is the added feeling that the refusal to dispose of these lands has held back agricultural development in certain parts of the state.

The state university has large holdings in Douglas county. In the latter part of May, 1914, I visited Douglas county and at that time met a great many of the farmers who strongly urged that lands owned by the state university be placed on the market. On my return to the state eapitol, under date of June 2, 1914, I wrote to the president of the board of regents of the state university, giving the information I had received while in Douglas county and suggested that it might be a good idea to appoint a committee from the membership of the board of regents to visit that part of the state, look into conditions and that possibly from such investigation some plan of action could be devised that would be satisfactory to all concerned. Apparently no action was taken by the board of regents regarding the matter as further protests were received. The information gained by me at a public hearing on this bill brought forth the fact that a resolution had been passed by the board of regents late in November, 1914, wherein the board went on record in favor of the sale of certain farming lands, the resolution having in mind especially the lands in Douglas county. A further resolution was adopted at a later date along the same lines.

I have no desire whatever to see the lands of the state university disposed of at prices that will not give to the university the very best returns from the lands. I do feel, however, that the university authorities ought not to hold back the sale of lands, when fair prices can be received, to the detriment of the proper development of the state. Inasmuch as the board of regents has now taken action which would seem to indicate its intention to offer for sale the lands regarding which this bill has been raised and that the results desired will be obtained without enacting into law this measure I am vetoing the bill. I still believe it would be advisable for the board of regents, through some committee consisting of its membership, to make further investigation regarding conditions in districts wherein large tracts of land are owned by the university, such as is the case in Douglas county, and hope that this will be done. Had such action been taken during the year 1914 along the lines suggested in my letter to the board on June 2d, it is highly probable that such a bill as is now before me would not have been presented to the legislature at the session just closed.

For the reasons herein stated, and with the feeling that the results desired by the framers of this measure will be arrived at without its becoming a law, Senate bill No. 166 is vetoed.

Respectfully submitted,

ERNEST LISTER, Governor.

Senate Bill No. 166.

An Act amending section 6653 of Remington & Ballinger's Annotated Codes and Statutes of Washington, relating to the classification and selection of state lands.

STATE OF WASHINGTON, OFFICE OF GOVERNOR, OLYMPIA, March 19, 1915.

Honorable I. M. Howell, Secretary of State, Capitol Building.

DEAR SIR: Senate bill No. 37 is herewith handed to you, the same having been vetoed by me. This is

An Act providing for the holding of sessions of the superior court of the State of Washington, for Chehalis county, in the city of Aberdeen in Chehalis county, Washington.

The bill provides for the holding of the superior court of Chehalis county in the city of Aberdeen in addition to its being held at the county seat. The bill further provides that the said superior court so sitting at Aberdeen shall always be open for the transaction of business except on non-judicial days.

After this bill had passed the logislature and was presented to me a public hearing was held at which time the opponents and proponents of the measure presented their views in relation to it. There have also been submitted to me by eminent atternoys of the state, briefs covering the question of the constitutionality of the act. One brief submitted by Dridges & Bruener and A. Emerson Cross upholds the constitutionality of the bill and others submitted by W. H. Abel of Montesano and Chas. E. Shopard and John E. Burkheimer of Seattle question its constitutionality.

Regarding this particular point I herewith quote from a letter addressed to me under date of March 12th, by Honorable W. V. Tanner, Attorney General of the state:

"Personally, I have some doubt as to the validity of this bill, but am advised by those supporting it that the lawyers drawing it had carefully considered the question of constitutional law involved and believe that the supreme court will sustain the act."

In arriving at my decision to veto this bill I have eliminated the question of its constitutionality regarding which there appears to be a diversity of opinion and have considered it from the standpoint of establishing a precedent regarding conducting a part of the business of a county at some location other than the county seat, and also the effect such precedent might have in connection with the conduct of county affairs in counties other than the one which is particularly referred to and interested in the bill before me.

Should this bill become a law, it is highly probable that at each succeeding session of the legislature, special bills would be presented providing for the holding of sessions of the superior court at places other than the county seat in some of the other counties of the state. For instance, we might illustrate Lincoln county in the eastern part of the state. The town of Sprague in this county is located many miles from the county seat. Davenport, the county seat, is on a branch line of the Northern Pacific railway. Sprague is on the main line of the Northern Pacific railway. The town of Sprague would be able to show strong reasons why sessions of the superior court of Lincoln county should be held in that town if a precedent were established in another county fixing such a condition. It might be said by some of the advocates of the measure before me that the population of the town of Sprague is not so large as the population affected by this measure, and for this reason favorable consideration ought not to be given if such a request should be made by the town of Sprague. Even though the population may not be so large yet it is equally true that the principle involved is exactly the same.

Other counties might be mentioned along the same line. For instance, Okanogan county with its few miles of railroads and many square miles of area. In that county it is necessary for the great majority of the residents of the county to travel many miles to transact business at the county soat. Cowlitz county with its county seat located at Kalama has also within its borders Kelso, Castle Rock and other towns the residents of which would be accommodated materially if sessions of the superior court could be held in their respective communities. In Shagit county, with its county seat located at Mount Vernon, are also located other towns whose residents would, without doubt, appreciate very much the opportunity to transact county business in their re-

spective towns if opportunity to do so were given by some law enacted by the legis lature.

The establishment of this precedent in relation to superior courts might in future load to the division of some other of the county offices and the establishment of branch offices in certain localities other than the county seat, so that the taxpayers would be able to transact business with these offices without being under the necessity of traveling to the county seat.

It is true that the large proportion of the population of Chebalis county at the present time is more nearly in presimity to the town of Aberdeen than to the town of Montesane, its county seat. It is also true that the distance to be traveled from Aberdeen to Montesane is not to exceed twelve miles and the distance from Hoquiam one of the other cities on Grays Harber- does not exceed fifteen miles, so that the distance to be traveled in reaching the county seat of Chehalis county from these points where the great bulk of the population of the county is located, is chort compared with the distance necessary to be traveled in many of the counties of the state by the residents of these counties in reaching the county seat for the transaction of business with the different county offices.

I fully appreciate that the enactment into law of this bill, should it be found to be constitutional, would be of advantage to the residents of the west end of Chohalis county who have business to transact with the superior court. It is equally true, how ever, that the scattering of the business of the superior court would add additional cost to the taxpayers of that county. The principal objection to this bill, as I view it, however, is the establishment of the precedent of conducting a part of the business of a superior court, or of a county office of any of the counties of the state, at some point other than at the county seat.

For the reasons herein given Senate bill No. 37 is vetoed.

Respectfully submitted,

ERNEST LISTER, Governor.

Senate Bill No. 37.

AN ACT providing for the holding of sessions of the superior court of the State of Washington, for Chehalis county, in the city of Aberdeen in Chehalis county, Washington.

STATE OF WASHINGTON, OFFICE OF GOVERNOR, OLYMPIA, March 20, 1915.

Honorable I. M. Howell, Secretary of State, Capitol Building.

Dear Sir: I am herewith handing you Senate bill No. 70 which has today been vetoed by me. This is

An Act regulating and licensing the practice of treating the sick or afflicted without the use of drugs or medicines, creating a board of examiners for such practitioners, defining the powers and duties of such board, prescribing penalties for the violation of this act, making an appropriation from funds created by collection of licenses under this act, providing for the turning over to the state general fund a part of the money collected from license fees hereunder, and repealing all acts and parts of acts in conflict herewith.

I have given careful consideration to this measure and cannot but feel that it would be a serious error to create a special board of examiners to pass upon the qualifications of persons desiring to practice under the provisions of this act. We now have a board of medical examiners consisting of nine members. The law provides that there shall be on the board two members from the osteopathic profession, two from the homeopathic profession and five members from the regular profession. The laws of the State of Washington in relation to granting the right to practice medicine are quite broad in their terms and even though it may be stated that additional provisions should be made whereby others might be enabled to legally practice the art of healing yet it seems to me that the granting of licenses for this purpose ought to be in the hands and under the control of one board.

It can readily be seen that there is a possibility of many persons, who would not be able to pass the medical examination required by the state board of medical examiners, might then make application to the board created under Senate bill No. 70 and secure from that board a license to practice in the state and receive a certificate issued by the board covering one or more of the lines indicated in section 4 of Senate bill No. 70, which are as follows:

"First. A cortificate authorizing the holder thereof to practice mechane therapy; Second. A cortificate authorizing the holder thereof to practice suggestive therapeutics;

Third. A certificate authorizing the holder thereof to practice chiropractic;

Fourth. A certificate authorizing the holder thereof to practice food science;

Fifth. A certificate authorizing the holder thereof to practice naturopathy;

Sixth. A cortificate authorizing the holder thereof to practice physical culture;

Seventh. A certificate for any other separate and co-ordinate system of drugless practice. Practitioners hereunder shall confine their practice to the system or systems represented by their certificate or certificates granted by said board. The applicant for an examination must file with said board at least two weeks prior to a regular meet ing thereof, satisfactory testimonials of good moral character, and a diploma issued by some legally chartered drugless college, requiring at loast three terms of thirty-six (36) wooks each of actual attendance and the entrance requiremnt of which is a high school education, or its equivalent, or satisfactory evidence of having possessed such diploma, except as herein otherwise provided, and he or she must fill out a blank application to be sworn to before some person authorized to take acknowledgments, showing that he or she is the person named in the diploma, that he or she is the lawful holder theroof, and that the same was procured in the regular course of instruction and exami nation, without fraud or microprosontation. The said application shall be made on a blank furnished by said board, and such blank shall contain such other information concorning the drugless instruction and the proliminary education of the applicant as said board may by rule adopt or provide."

In effect I believe this bill would largely render null and void our present medical laws and would have a tendency to make the State of Washington the home of illy-trained and incompetent practitioners. The point is raised by those who are opposed to the bill that many drugless healers who would be authorised to practice under this act have not had training nor have they sufficient knowledge to enable them to recognize many of the diseases common to the human body; especially contagious diseases.

In conclusion I desire to say that if it is necessary to enact laws that will enable those who new practice drugless healing to be legalized, much better results would be brought about by having such laws a part of the general medical laws of the state, and as heretofore suggested in this message to have but one board of medical examiners, possibly changing the law so that there might be representation of this school on the board.

For the reasons herein stated Senate bill No. 70 is vetoed.

Respectfully submitted, (Signed) ERNEST LISTER, Governor.

Senate Bill No. 70.

AN ACT regulating and licensing the practice of treating the sielt or afflicted without the use of drugs or medicines, creating a board of examiners for such practitioners, defining the powers and duties of such board, prescribing penalties for the violation of this act, making an appropriation from funds created by collection of licenses under this act, providing for the turning over to the state general fund a part of the money collected from license fees hereunder, and repealing all acts and parts of acts in conflict herewith.

STATE OF WASHINGTON, OFFICE OF GOVERNOR, OLYMPIA, March 23, 1915.

Honorable I. M. Howell, Secretary of State, Capitol Building.

DEAR SIR: I am herewith handing you substitute Senate bill No. 136. This bill is vetoed. It is

AN ACT relating to the componention of injured workmen, creating a fund by enforced contributions thereto by employers and workmen, providing for the custody and expenditure thereof for surgical, medical and hospital care to injured workmen, amending section 6604-5 of chapter VII of title L of Remington and Ballinger's Annotated Codes and Statutos of Washington, and amending said chapter by adding thereto new sections numbered 6604-9a, 6604-9b, 6604-9c, 6604-9d, 6604

This is the bill known as the "First Aid" bill. There has been a strong and steadily increasing sentiment in favor of the adoption of a "First Aid" or "Medical Attendance" hill, from the time the industrial compensation act was chacted into law.

In analyzing a measure of this kind the fact should be at all times kept in mind that the industrial units coming under the act are of varied proportion, a vast majority of them employing less than ten men, a large number less than twenty-five, thus leaving but a small proportion with a pay roll sufficiently large to take advantage of plan number one provided in the bill, for organizing hospital associations.

It would be impossible for an industrial unit of from five to fifteen men, especially where the employees are not continuously employed, to form a hospital association that would be self-sustaining, on a basis of assessment, provided for in subdivision 9e of this bill, while it is true that there is probably sufficient latitude provided so that there may be a consolidation of several small units into a hospital association, it is equally true that this could be done only in the larger industrial centers. There are hundreds of small establishments located in remote parts of the state which would have no opportunity for such consolidation in order to establish themselves on a self-maintaining basis. Such establishments would have to rely on independent medical aid in case of injury and if the injury happened to be of a serious character, the cost computed on a pro rata basis of the small number of workmen employed would be much heavier on the small employer than on the larger one operating under plan number one.

Another point it might be well to consider in connection with small employers joining together to form hospital associations is that in order to reduce the cost of treatment it would be necessary oftentimes to transport the injured workmen great distances, which in cases of serious injuries would involve a risk to the injured, that should be avoided, if possible.

Statistics of the industrial insurance commission of our state show out of a total of 0,080 firms coming under the industrial compensation act, that 7,171 firms employed less than ten men. A first sid measure ought to be founded upon the principle of equitable distribution of cost based on the hazard of the industry and pro-rated equally according to the number of men employed in the industry as a whole. The provisions of the Kiceb bill are based upon one method to be used by the larger employers and another to be used by the smaller employers.

Another point in connection with this bill calling for careful consideration is with reference to the small employer who operates with little or no capital, such as the carpenter, house painter, paperhanger and others employing from one to five men and who takes small contract work. Subdivision of of the bill provides that every employer coming under plan number two, and this includes the small employers above mentioned, shall deposit with the commission such reasonable sum as the commission shall require, or shall furnish a surety bond or incurance policy to secure payment for necessary treatment of employees. In most instances small employers, such as above mentioned, would probably expect to make a cash deposit. It would be fair to presume that \$50.00 for each such deposit would not be considered an unreasonable amount. If the employers of ton or less men should all make a each deposit of \$50.00 it would amount to approximately \$350,000.00, as there are over 7,000 of these small employers who come under the provisions of the compensation act. On the other hand, should they furnish a curety bond or an insurance policy to occure payment for necessary treatment this bond or policy would cost each of them not less than \$5.00 per year for the bond or policy. Figuring on a basis of 7,000 employers furnishing this bond or policy at \$5.00 each, it would make a total cost to them of approximately \$35,000.00 a year, which expanse would be unnecessary if the provisions of Senate bill No. 135, known as the commission "first aid bill" had been enacted into law.

The placing in this act of a ten-day waiting period I also consider objectionable. In actual operation this ten-day waiting period would result in the employee paying a large proportion of the cost of medical attendance, as under the existing law there is now no waiting period before compensation is allowed to an injured person under the general schedule of the compensation act. Personally, I feel that a reasonable waiting period is probably desirable in order to eliminate the opportunity for abuses on the part of workmen in applying for compensation for trivial injuries, yet there is no justification, as I view it, for a waiting period for this purpose to the extent of ten days.

One portion of the bill reads as follows:

"If an injured workman be an alien and his dependent or dependents or beneficiaries reside in a foreign country, then said dependent or dependents shall receive only one-half of the award provided for in this act: Provided, That, if said injured alien workman has resided within the United States for a period of three (3) years and his family or dependent or dependents or beneficiaries have not become residents

of the United States then said dependent or dependents or boneficiaries shall receive no compensation under this act."

The enactment into law of this provision would, without doubt, tend to work against the employment of American born or naturalized workmon by some employers, as the employment of foreign labor under this provision would reduce the cost to the industries, of injuries to workmen. Every man injured who had resided three years in this country and whose family still resided in a foreign country would be rated as a single man while disabled, and in case of death no reserve would have to be set aside for his dependents.

Some of the friends of substitute Senate bill No. 136 have given as one of their reasons for being in favor of the measure rather than in favor of the bill propared by the special commission appointed for the purpose of drafting a "First Aid" bill, the fact that many of the labor organizations of the state went on record against the on actment into law of the commission "First Aid bill." With this kind of a statement these persons now endeavor to justify the passage of a measure that is eminently un fair to the employe when compared with the bill propared by the special commission. Had these persons, after making such statements, prepared, worked for and assited in passing a measure that would give to the employes greater consideration and protection than was given under the commission bill they might in fairness use such arguments as the one referred to. They cortainly have no right, however, to give as one of their reasons for opposition to the commission bill the fact that part of organised labor opposed it and then enact into law a bill, the provisions of which were apparently considered only from one standpoint and that the standpoint of the employer.

A first aid bill ought to be enacted into law in the State of Washington and made a part of the industrial compensation system. To secure general support for a first aid law, to have it workable, and to eliminate the constant changing and amending of such a law at each succeeding session of the legislature, it will be necessary to have its provisions more equitable than are those of the bill before me. I believe that the interests of the great majority of those to whom the provisions of a first aid bill will apply will be better served by my vetoing this bill.

I had hoped it might be possible, at the session of the legislature just closed, to enact into law a suitable "first aid" bill. As a result of the deliberations of the legislature, substitute Senate bill No. 136, the bill now before me, was passed. I am sure its provisions do not meet the approval of the great majority of those who are affected by such a law and believe it is preferable to await the time when a more equitable law can be adopted, rather than to attempt to administer first aid under the provisions of this bill.

For these reasons, substitute Senate bill No. 136 is vetoed.

Respectfully submitted,

ERNEST LISTER, Governor.

Substitute Senate Bill No. 136.

An Act relating to the compensation of injured workmen, creating a fund by enforced contributions thereto by employers and workmen, providing for the custody and expenditure thereof for surgical, medical and hospital care to injured workmen, amending section 6604-5 of chapter VII of title I, of Remington and Ballinger's Annotated Codes and Statutes of Washington, and amending said chapter by adding thereto new sections numbered 6604-9a, 6604-9b, 6604-9c, 6604-9d, 6604-9e, 6604 9f, 6604 9g and 6604-9h, and providing penalties for violation thereof.

STATE OF WASHINGTON, OFFICE OF GOVERNOR, OLYMPIA, March 22, 1915.

Honorable I. M. Howell, Secretary of State, Capitol Building.

DEAR SIR: I am herewith handing you Senate bill No. 364. Sections 1, 3, 4, 5, 6, 7, 8, 9 and 10 are approved and section 2 is vetoed. This is

AN ACT relating to the compensation of injured workmen in our industries, and the compensation of their dependents where such injuries result in death, providing for the collection and disbursement of funds for such purpose, and amending sections 6604-4, 6604-5, 6604-13, 6604-14 and 6604-17, and repealing section 6604-25, and adding sections 6604-12a, 6604-21a and 6604-24a to Remington & Ballinger's Annotated Codes and Statutes of Washington.

Section 2 of this act is vetoed for the reason that it provides a ten day waiting period; in other words a period of ten days from the time of injury during which period a person shall not receive compensation under the general compensation act of

the state. This particular section would probably be necessary were I approving substitute Senate bill No. 136, which is

AN ACT relating to the compensation of injured workmen, creating a fund by enforced contributions thereto by employers and workmen, providing for the custody and expenditure thereof for surgical, medical and hospital care of injured workmen, amending section 6604-5 of chapter VII of title L of Remington & Ballinger's Annotated Codes and Statutes of Washington, and amending said chapter by adding thereto new sections numbered 6604-9a, 6604-9b, 6604-9b, 6604-9d, 6604-9c, 6604-9f, 6604-9f, 6604-9h, and providing penaltics for violation thereof.

Inasmuch as substitute Senate bill No. 136 will be vetoed, I am also vetoing section 2 of Senate bill No. 364. Respectfully submitted,

ERNEST LISTER, Governor.

Section 2 of Senate Bill No. 364.

An Act relating to the compensation of injured workmen in our industries, and the compensation of their dependents where such injuries result in death, providing for the collection and disbursement of funds for such purposes, and amending sections 6604-4, 6604-5, 6604-8, 6604-13, 6604-14, and 6604-17, and repealing section 6604-25, and adding sections 6604-12a, 6604-21a and 6604-24a to Remington & Ballinger's Annotated Codes and Statutes of Washington.

STATE OF WASHINGTON, OFFICE OF GOVERNOR, OLYMPIA, March 18, 1915.

Honorable I. M. Howell, Secretary of State, Capitol Building.

DEAR SIR: I am handing you herewith Senate bill No. 337, being

AN ACT relating to game birds, game animals, game fish, the propagation, introduction and protection of the same, amending sections 5395-41, 5395-44, 5391-1, 5364-1, 5363-4, 5358, 5349, 5395-4, 5395-23, 5395-24, 5395-25, 5395-26, 5395-27, 5395-28, 5395-31, 5395-33 and 5395-34 of Remington & Ballinger's Annotated Codes and Statutes of Washington and repealing sections 5395-37 and 5395-39 of Remington & Ballinger's Annotated Codes and Statutes of Washington, and making an appropriation.

Sections 1, 3, 4, 5, 6, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, and 18 are approved. Sections 2, 7 and 19 are vetoed.

Section 2 of this bill is vetoed on account of the following language: "and it shall be unlawful at any time in streams above any waterfall or natural barrier to fish with salmon eggs as bait east of the Cascade mountains." The fact that there is a waterfall in the Columbia river known as the Celilo falls might cause this provision to be construed so as to prevent the use of salmon eggs anywhere in Eastern Washington. I am inclined to the view that the present statute which would be repealed by epacting into law section 2 of this bill is more satisfactory as a whole than would be the provisions of this section. For these reasons section 2 is vetoed.

Section 7 of this bill reads as follows: "Every person who shall use any sink box or sink boat or sneak boat for the purpose of shooting wild ducks, geese, swan or other water fowl, or who shall use any battery, swivel or pivot gun, or any gun other than one to be held in the hands and fired from the shoulder, at any time, for the purpose of shooting wild ducks, geese, swan, brant or other water fowl; or who shall build any structure in any of the waters of this state for the purpose of shooting therefrom wild ducks, geese, swan, or other water fowl; or who shall at any time between sunset and before sunrise fire off any gun or build any fire or flash any light, or burn any powder or other inflammable substance upon the shores of any feeding grounds frequented by wild ducks, geese, swan or other water fowl, with intent thereby to shoot, kill, injure, destroy or disturb any of such water fowl, shall be guilty of a misdemeanor, and upon conviction thereof shall be punished as hereinafter provided."

Two years ago the present game code was adopted by the legislature. At that time no question in connection with the code brought forth greater discussion than did the particular one referred to in section 7 of this bill. After giving careful consideration to the matter the legislature at that time adopted the language now contained in section 5358 of Remington & Ballinger's Annotated Codes and Statutes of Washington. I believe the present law in relation to the matter covered in this particular section is much more desirable than would be that endeavored to be enacted into law in section 7 of the bill before me. Section 7 is therefore vetoed.

Section 19 of this bill repeals the present law which enables the game wardens to ascertain whether or not a man is lawfully in possession of game. To repeal the language of the present law relating to this matter and which is contained in sections 5395-37 and 5395-39 of Remington & Ballinger's Annotated Codes and Statutes of Washington, would be to return to the unsatisfactory conditions existing before its enactment. Section 19 of this bill is therefore vetoed.

All other sections of the bill are approved.

Respectfully submitted,

ERNEST LISTER, Governor.

Sections 2, 7 and 10 of Senate Bill No. 337.

An Act relating to game birds, game animals, game fish, the propagation, introduction and protection of the same, amending sections 5395-41, 5395-44, 5391-1, 5364-1, 536314, 5395-35, 5395-24, 5395-25, 5395-26, 5395-27, 5395-28, 5395-31, 5395-33 and 5395-34 of Remington & Ballinger's Annotated Codes and Statutes of Washington and repealing sections 5395-37 and 5395-39 of Remington & Ballinger's Annotated Codes and Statutes of Washington, and making an appropriation.

STATE OF WASHINGTON, OFFICE OF GOVERNOR, OLYMPIA, March 22, 1915.

Honorable I. M. Howell, Secretary of State, Capitol Building.

 \mathtt{Dear} Sir: I am herewith handing you Senate bill No. 406 with certain items vetoed as herein enumerated. This is

An Act making appropriations for the purchase of land for the construction of buildings at, the maintenance and sundry expenses of, the various state institutions, schools and state offices; for sundry civil expenses of the state government and for miscellaneous purposes for the fiscal term beginning April 1, 1915, and ending March 31st, 1917, except as otherwise provided; for certain deficiencies and the relief of certain persons and officers, and providing when this act shall take effect. The following items are vetoed:

Traveling Librarian.-For books and clerk hire in addition to amounts here-

State Auditor's Office.—Salary of secretary of board of finance.............\$600.00

This appropriation was made for the purpose of increasing the salary of one of the deputies in the State Auditor's office to the extent of \$300.00 per year. This deputy acts as secretary of the board of finance. By vetoing this item it is not intended, nor should it be taken as any criticism of the work of this official. At the present time, however, he receives a salary of \$1,800.00 per year. I can see no reason for increasing the salary of this one official. For this reason the item is vetoed.

Bureau of Inspection and Supervision of Public Offices.—For printing in ad-

dition to amount heretofore appropriated at this session...........\$4,000.00 I find that a total appropriation of \$3,000.00 was made for printing at the session of the legislature two years ago, that appropriation covering the two years ending March 31st, 1915. In the general appropriation bill passed at this session of the legislature an appropriation of \$6,000.00 was made for this department to cover printing, an increase of \$3,000.00 over the appropriation of two years ago. This additional appropriation would make the total amount for printing \$10,000.00, or \$7,000.00 more than the appropriation of two years ago. From my knowledge of the work of the department, I am inclined to feel that the increase of \$3,000.00 already provided for in the general appropriation bill is sufficient. This item of \$4,000.00 additional is therefore vetoed.

All of the other items of the bill are approved.

Respectfully submitted,

Senate Bill No. 406.

An Acr making appropriations for the purchase of land for the construction of buildings at, the maintenance and sundry expenses of, the various state institutions, schools and state offices; for sundry civil expenses of the state government and for miscellaneous purposes for the fiscal term beginning April 1, 1915, and ending March 31st, 1917, except as otherwise provided; for certain deficiencies and the relief of certain persons and officers, and providing when this act shall take effect.

REPORTS OF STANDING COMMITTEES.

A majority of the Committee on Commerce and Manufactures recommended that Senate bill No. 21 do pass with certain amendments. A minority of the committee recommended that the bill do pass without amendments.

On motion of Senator Kleeb, the reports of the committee, together with the bill, were placed on general file.

> SENATE CHAMBER, OLYMPIA, WASH., January 17, 1917.

MR. PRESIDENT:

We, your Committee on Appropriations, to whom was referred Senate bill No. 38, entitled "An act relating to and making an appropriation for the public service commission, and declaring an emergency," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass with the following amendments:

In line 1, section 1, of the printed bill, the same being section 1, line 4, of the original bill, strike the figures \$10,000.00 and insert in lieu thereof the figures \$8,800.00.

In line 6, of the printed bill, the same being section 1, line 12, of the original bill, after the word "valued" strike the rest of the words down to and including the word "case," being the last word in line 8 of the printed bill, the same being section 1, line 15, of the original bill.

In line 9, of the printed bill, the same being line 16 of the original bill, insert before the word "This" the word and figure "Sec. 2." In the same line, insert before the word "support" the word "immediate."

E. L. FRENCH, Chairman.

We concur in this report: Guy B. Groff, P. H. Carlyon, W. M. Karshner, Oliver Hall, D. H. Cox, Joseph H. Smith.

On motion of Senator French, the report of the committee, together with the bill, was placed on general file.

MESSAGE TO THE SENATE.

House of Representatives, Olympia, Wash., January 18, 1917.

MR. PRESIDENT:

The speaker has signed Senate concurrent resolution No. 4 "Authorizing and directing the secretary of the Senate and chief clerk of the House to have printed six hundred copies of the legislative manual for the session of 1917, and the same is herewith transmitted.

C. R. Maybury, Chief Clerk.

INTRODUCTION OF BILLS.

Senate bill No. 56, by Senator Jones, entitled "An act regulating the time of payment of the wages of employees of railroads, and providing penalties for violation thereof."

The bill was read the first time, and on motion of Senator Jones, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Labor and Labor Statistics.

Senate bill No. 57, by Senator Cornwell, entitled "An act relating to the funding of the indebtedness of counties, cities and towns; validating certain funding bonds of counties, cities and towns heretofore sought to be voted or authorized; amending section 5112 of Remington & Ballinger's Annotated

Codes and Statutes of Washington, and repealing section 8038 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Cornwell, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Municipal Corporations.

Senator Wray requested that the Committee on Educational Institutions be allowed the use of the Senate chamber on Wednesday, January 24, 1917, at the hour of 8:00 o'clock p.m., for a joint committee meeting.

The request was granted.

At 2:45 p.m., on motion of Senator Carlyon, the Senate adjourned until tomorrow.

Louis F. Hart, President of the Senate.

FRANK M. DALLAM, JR., Secretary of the Senate.

TWELFTH DAY.

MORNING SESSION.

SENATE CHAMBER, OLYMPIA, WASH., Friday, January 19, 1917.

The Senate was called to order at 10 o'clock a.m. by President Hart, pursuant to adjournment.

Rev. C. S. Morrison offered prayer.

The secretary called the roll, all members being present, except Senators Barnes. Dayis (Lincoln), Ghent, Metcalf, Stevenson, all excused.

On motion of Senator Wray, the reading of yesterday's journal was dispensed with, and it was approved.

The secretary read the following resolution by Senator Davis (W. S.):

Rosolved, That in this hour of the Nation's sorrow caused by the death of Ad miral George Dewey, the hero of the battle of Manila Bay, the commanding officer of the United States navy since the Spanish American war, and one of the three men in American history to attain the rank of Admiral in the United States navy, the Senate of the State of Washington, while his body lies in state in the Nation's capitol,

Hereby Ordore spread upon its minutes this testimonial of the sorrow it feels in common with the American people, and of its approciation of and gratitude for the illustrous services that Admiral Dewey has rendered to our Republic.

Resolved, further, That a copy of this resolution be transmitted to the family of Admiral Dewey.

On motion of Senator Davis (W. S.), the resolution was adopted. The secretary read

SENATE JOINT MEMORIAL NO. 4.

By Committee on Military:

To the Honorable, the Senate and House of Representatives of the United States of America in Congress Assembled.

Your memorialists, the Senate and House of Representatives of the State of Washington in logislative session assembled, most respectfully represent and potition as follows:

Whereas, On the 18th day of June, 1916, the President of the United States ordered into service of the United States a large portion of the National Guard of the United

States including the 2nd Regiment of Infantry, Troop "B" Cavalry, Field Company "A" Signal Corps and certain officers and enlisted men of the Medical Department of the National Guard of Washington; and

Whereas, In compliance with said order it became necessary immediately to recruit such organizations from their authorized peace strength to their authorized maximum war strength, thereby requiring the State of Washington to order on duty a number of officers and enlisted men not included in the Presdent's order, to increase the number of civilian employes of the military department of the state and necessarily to incur and pay on account thereof the sum of two thousand six hundred twelve dollars and sixty cents (\$2,612.60); and,

Whereas, Such expenses were incurred and paid by the State of Washington for the benefit and on behalf of the United States;

Now, therefore, your memorialists, in the name of and in behalf of the State of Washington, earnestly and respectfully petition and urge that an appropriation be made forthwith by Congress to reimburse the State of Washington for said expenditures.

The Secretary of State is hereby directed immediately to send certified copies of this momerial to the president of the Senate of the United States, to the speaker of the House of Representatives of the United States, to the Honorable, the Secretary of War of the United States, and to each senator and representative in Congress from this state.

And your memorialists will ever pray.

On motion of Senator Groff, the rules were suspended and Senate joint memorial No. 4 read second and third times.

The secretary called the roll on the final passage of Senate joint memorial No. 4, and it passed the Senate by the following vote:

Those voting aye were: Senators Boner, Brand, Brown, Burton, Carlyon, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Groff, Hall, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Morthland, Myers, Nichols, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wells, Wray—36.

Those absent or not voting were: Senators Barnes, Chase, Davis (Lincoln), Ghent, Metcalf, Stevenson—6.

On motion of Senator Groff, the rules were suspended and Senate joint memorial No. 4 ordered transmitted to the House immediately.

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., January 18, 1917.

MR. PRESIDENT:

We, your Committee on State, Granted, School and Tide Lands, to whom was referred S. B. No. 15, entitled "An act for the relief of Claude C. Ramsay, J. A. Baillargeon and B. G. W. Lichtenberg, and their successors in interest in state contract of sale No. 3362 to lots 8 and 9, block 17, Lake Union Shore Lands," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

W. V. Wells, Chairman.

We concur in this report: E. B. Palmer, Chas. E. Myers, Peter Iverson, E. E. Boner.

On motion of Senator Wells, the report of the committee was adopted. The secretary read:

MESSAGE TO THE SENATE.

House of Representatives, Olympia, Wash., January 19, 1917.

MR. PRESIDENT:

The House has passed engrossed House bill No. 27, entitled "An act relating to elections; the publication of initiative or referendum measures, constitutional amendments and measures recommending constitutional convention; and amending section 27 of chapter 138 of the Laws of 1913;"

Also, engrossed House bill No. 28, entitled "An act relating to elections and counting, canvassing and returning of votes cast upon constitutional amendments, measures recommending constitutional conventions and other questions;"

Also, House joint resolution No. 1, that it is deemed necessary to call a convention to revise or amend the state constitution.

And the same are herewith transmitted.

C. R. MAYBURY, Chief Clerk.

The secretary read:

HOUSE JOINT RESOLUTION NO. 1.

By Mr. Westfall, of Spokane county:

Resolved by the legislature of the State of Washington that it is deemed necessary to call a convention to revise or amend the state constitution.

Therefore, it is hereby declared and recommended that the electors of the State of Washington, at the next general election, to be held on the Tuesday next succeeding the first Monday in November, 1918, shall vote for or against a convention to revise or amend the constitution of the state.

On motion of Senator Hall, the rules were suspended and House joint resolution No. 1 was read second and third times, and placed on final passage.

The secretary called the roll, and House joint resolution No. 1 was adopted by the following vote:

Those voting aye were: Senators Boner, Brand, Brown, Burton, Carlyon, Chase, Cleary, Davis (Walter S.), Fairchild, Faulkner, Ferryman, Groff, Hall, Hutchinson, Iverson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Morthland, Myers, Nichols, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wells—31.

Those voting nay were: Senators Cornwell, Cox, French, Johnson, Palmer, Wray-6.

Those absent or not voting were: Senators Barnes, Davis (Lincoln), Ghent, Metcalf, Stevenson—5.

INTRODUCTION OF BILLS.

Senate bill No. 58, by Committee on Military, entitled "An act relating to the exercise of the power of eminent domain for military purposes by the state, by counties, and by cities."

The bill was read the first time, and on motion of Senator Groff, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate bill No. 59, by Committee on Agriculture, entitled "An act relating to the state fair of Washington, authorizing counties to make displays at the state fair and pay the expense thereof, amending sections 3002, 3005, 3008, 3009 and 3011 of Remington & Ballinger's Annotated Codes and Statutes of Washington, and repealing section 3010 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Scnator McMillan, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Agriculture.

Senate bill No. 60, by Committee on Roads and Bridges, entitled "An act relating to public highways, rural post roads, assenting to the provisions of an act of Congress entitled 'An act to provide that the United States shall aid the states in the construction of rural post roads, and for other purposes,' approved July 11, 1916 authorizing and directing the state

highway commissioner, the state highway board, and the State Treasurer to perform certain duties in connection therewith; providing for the apportionment of certain funds therefor; and declaring an emergency."

The bill was read the first time, and on motion of Senator Nichols, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Roads and Bridges.

Senate bill No. 61, by Joint Committee on State, Granted, School and Tide Lands, entitled "An act relating to the survey, management, sale, reclamation, lease and disposition of state, granted, school, tide, shore and other lands and oyster reserves, waterways and harbor areas, and amending sections 6787, 6788, 6833, 6844, 6845, 8095, 8114 and 8115 of Remington and Ballinger's Annotated Codes and States of Washington, and section 1; chapter 144, Laws of 1915."

The bill was read the first time, and on motion of Senator Wells, the rules were suspended, the bill was read the second time by title, ordered printed and placed on general file.

Senate bill No. 62, by Senator Wells, entitled "An act relating to the taking of private property for private ways of necessity, and for dam and power sites, flowage rights, drains, flumes and ditches on or across the lands of others for agricultural, domestic, mill and power site or sanitary purposes, and amending sections 5857-1 and 5857-2 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Wells, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate bill No. 63, by Senator Palmer (by request of state fire warden), entitled "An act relating to the forests of the state; requiring owners of forest land to provide patrol therefor; declaring certain dangerous forest conditions to be public nuisances and providing for their abatement; providing for the creation of official fire districts and for the co-operation of the state with other agencies in protecting such districts; prescribing methods for assessing and collecting the costs incurred in carrying out the provisions thereof; and prescribing the procedure for serving notices required thereby and by other forest laws of the state."

The bill was read the first time, and on motion of Senator Palmer, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on State, Granted, School and Tide Lands.

Senate bill No. 64, by Joint Committee on State, Granted, School and Tide Lands, entitled "An act relating to forests and forest fires, and amending sections 5277-7, 5277-9 and 5277-16 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Wells, the rules were suspended, the bill was read the second time by title, ordered printed and placed on general file.

Senate bill No. 65, by Senator French, entitled "An act relating to weights and measures, the standards thereof, and sealers thereof, in counties and cities other than cities of the first class, and amending section 9511-3 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator French, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Commerce and Manufactures.

Senate bill No. 66, by Senator Steiner, entitled "An act to repeal section 116 of chapter 31 of the Laws of 1915 of the State of Washington, relating to a joint compact between the states of Washington and Oregon affecting regulations for the protection of fish in the waters of the Columbia river or its tributary, over which the states of Washington and Oregon have concurrent jurisdiction."

The bill was read the first time, and on motion of Senator Steiner, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Fisheries.

Senate bill No. 67, by Senator Brown, entitled "An act relating to the improvement of certain highways, providing a method for the collection and payment of the cost thereof, and amending sections 5731, 5733, 5737, 5738, 5740, 5741, 5742, 5744, 5745, 5746, 5747, 5755, 5756, 5757, 5761, 5762, 5763, 5764 and 5765, and repealing sections 5748, 5749, 5750, 5751, 5752, 5753, 5754, 5766 and 5767 of Remington and Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Brown, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Roads and Bridges.

Engrossed House bill No. 27, by Mr. Westfall, entitled "An act relating to elections; the publication of initiative or referendum measures, constitutional amendments and measures recommending constitutional conventions; and amending section 4971-27 of Remington & Ballinger's Code."

The bill was read the first time, and on motion of Senator Smith (A. A.), the rules were suspended, the bill was read the second time by title, and referred to the Committee on Elections and Privileges.

Engrossed House bill No. 28, by Mr. Westfall, entitled "An act relating to elections and the counting, canvassing and returning of votes cast upon constitutional amendments, measures recommending constitutional conventions and other questions."

The bill was read the first time, and on motion of Senator Smith (A. A.), the rules were suspended, the bill was read the second time by title, and referred to the Committee on Elections and Privileges.

At 11:30 a.m., Senator Carlyon moved to adjourn until Monday, January 22, 1917, at 11 o'clock a.m.

Senator Palmer moved as a substitute to the motion by Senator Carlyon that we adjourn until 1:30 o'clock next Monday afternoon.

The substitute motion failed to carry.

The motion by Senator Carlyon carried, and the Senate adjourned until 11 o'clock next Monday morning.

Louis F. Hart, President of the Senate.

Frank M. Dallam, Jr., Secretary of the Senate.

FIFTEENTH DAY.

MORNING SESSION.

SENATE CHAMBER.

OLYMPIA, WASH., Monday, January 22, 1917.

The Senate was called to order at 11 o'clock a.m., by President Hart, pursuant to adjournment.

Rev. C. T. Goodsell of the Central Baptist church of Olympia offered prayer.

The secretary called the roll, all members being present except Senators Davis (Lincoln), Metcalf and Stevenson, all excused.

On motion of Senator Wray, the reading of yesterday's journal was dispensed with, and it was approved.

The secretary announced that in order that bills may be carefully checked to avoid errors, the introduction of bills will be deferred until next day on all bills not presented to the secretary at least one hour prior to the convening of the session.

REPORT OF STANDING COMMITTEE.

The Committee on Municipal Corporations recommended that Senate bill No. 6 be referred to the Public Utilities Committee.

On motion of Senator Cornwell, the recommendation was adopted. The secretary read:

MESSAGE TO THE SENATE.

House of Representatives, OLYMPIA, WASH., January 19, 1917.

MR. PRESIDENT:

The speaker has signed House concurrent resolution No. 1, relating to the appointment of a committee to notify the Governor that the legislature is now in session, and the same is herewith transmitted.

C. R. Maybury, Chief Clerk.

The president signed House concurrent resolution No. 1.

INTRODUCTION OF BILLS.

Senate bill No. 68, by Senator Nichols, entitled "An act relating to unfair discrimination in the prices of commodities sold in the State of Washington, providing a penalty for such unfair discrimination and a remedy to the person injured."

The bill was read the first time, and on motion of Senator Nichols, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Commerce and Manufacture.

Senate bill No. 69, by Senator Karshner, entitled "An act regulating the purchase, sale and use of tuberculin and providing penalties for violation thereof."

The bill was read the first time, and on motion of Senator Karshner, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Dairy and Livestock.

Senate bill No. 70, by Senator Johnson, entitled "An act providing for the relief of the Cheney Union Warehouse Company, F. M. Martin Grain & Milling Company, L. H. Houck Estate, Gem Market, A. J. Porter, I. E. Harmon, J. T. Lightfoot, T. F. Graham, S. W. Webb and C. W. Phillips for materials and labor furnished the sub contractor for the excavation work of the new administration building of the Cheney Normal School, and making appropriation therefor from the Cheney Normal School Fund."

The bill was read the first time, and on motion of Senator Johnson, the rules were suspended, the bill was read the second time by title, and referred to the Committee on Claims and Auditing.

Senate bill No. 71, by Senators Johnson, Phipps, Groff, Chase, Ferryman, Cleary and Brown, entitled "An act relating to normal schools and amonding sections 4365, 4367, 4370, and 4374 of Remington & Ballinger's Annotated Codes and Statutes of Washington; repealing all acts and parts of acts in conflict therewith, providing for the maintenance and support of the normal schools by a millage tax and providing for the establishment of an extension department with general duties stated."

The bill was read the first time, and on motion of Senator Johnson, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Educational Institutions.

Senate bill No. 72, by Senator Johnson, entitled "An act relating to the powers of the public service commission and amending section 8626 105 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Johnson, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Public Utilities.

Senate bill No. 73, by Senator Phipps, entitled "An act relating to lobbying, requiring the registration of lobbyists and providing penalties for the violation of said act."

The bill was read the first time, and on motion of Senator Phipps, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Public Morals.

Senate bill No. 74, by Senator Phipps, entitled "An act requiring steam and electric railroads and electric interurban railroads to equip their respective roads and trains with automatic stops and block signal systems, authorizing the public service commission to enforce this act and make certain orders and rules to carry out the provisions of this act and providing penalties for the violation thereof."

The bill was read the first time, and on motion of Senator Phipps, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Railroads and Transportation.

Senate bill No. 75, by Senator Phipps, entitled "An act to amend section 5 of article XI of the constitution of the State of Washington, relating to county, township, precinct and district government, and providing for the submission of this amendment at the next ensuing general election."

The bill was read the first time, and on motion of Senator Phipps, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Constitution and Constitutional Revision.

Senate bill No. 76, by Senator Karshner, entitled "An act relating to private schools and amending section 4567 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Karshner, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Education.

Senate bill No. 77, by Senator French, entitled "An act relating to primary elections, the nomination of candidates for public office, and form of ballots at general elections, and amending sections 4809, 4813, 4814, 4815, 4823, 4827, 4828 and 4893, and repealing section 4822 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator French, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Elections and Privileges.

Senate bill No. 78, by Senators Nichols and Landon, Phipps and Johnson, and Fairchild and W. S. Davis, entitled "An act relating to the use of the waters in the State of Washington for irrigation, mining and manufacturing, for domestic and public use, and for general industrial purposes, and providing for the creation of a water utility municipality, fixing its powers, and for the creation and regulation of water utility districts."

The bill was read the first time, and on motion of Senator Nichols, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Irrigation and Arid Lands.

On motion of Senator Nichols, the Judiciary Committee was instructed to look into the legality of Remington & Ballinger's Annotated Code, Vol. 3, and Remington's Codes and Statutes, and to report back to the Senate the legality of bills referring to above mentioned code and statutes.

At 11:20 a.m., on motion of Senator Landon, the Senate adjourned until tomorrow.

Louis F. Hart, President of the Senate.

FRANK M. DALLAM, JR., Secretary of the Senate.

SIXTEENTH DAY.

MORNING SESSION.

SENATE CHAMBER, OLYMPIA, WASH., Tuesday, January 23, 1917.

The Senate was called to order at 10:00 a.m., by President Hart, pursuant to adjournment.

Rev. C. T. Goodsell offered prayer.

The secretary called the roll, all members being present, except Senators Davis (Lincoln), Metcalf and Stevenson, all excused.

On motion of Senator Chase, the reading of yesterday's journal was dispensed with and it was approved.

Senator Carlyon gave notice that at this time tomorrow he would offer an amendment to Rule 29 of the Senate.

On motion of Senator Wray, two hundred additional copies of all Senate bills introduced today were ordered printed.

The secretary read:

SENATE CONCURRENT RESOLUTION NO. 5.

By Senator Taylor:

Resolved by the Senate, the House concurring, that a joint committee, consisting of two members of the Senate and three members of the House, be appointed for the purpose of investigating needless differences in the systems of procedure at present used by each branch of the legislature, and that they be instructed to recommend such changes as seem advisable in procedure and such uniform style and form for the various items of legislation which are considered by both branches, as may best facilitate the handling of these items, and

Be it further resolved, That this committee be instructed to report such changes to each body before the close of the session, in order that, if their report be adopted, it may be made of record and referred to the succeeding legislature for its guidance in formulating the rules for that session.

On motion of Senator Taylor, the rules were suspended and the resolution read a second time by title, and referred to the Committee on Rules.

The secretary read:

SENATE CONCURRENT RESOLUTION NO. 6.

By Senator Steiner:

Whereas, The Divine Providence has, in His infinite wisdom, seen fit to remove from his sphere of usefulness and activity among us, Senator G. V. Calhoun, a former member of the Senate of the State of Washington, and

Whereas, It is desired to pay special and fitting tribute to the memory of Senator G. V. Calhoun, because of his sterling character, recognized honesty and high integrity, his strong devotion to duty and his many other admirable qualities, and to express our sympathy to his bereaved family, be it

Resolved, That in the death of Senator G. V. Calhoun, the State of Washington has suffered the loss of a faithful servant and a devoted citizen, and be it

Resolved, By the Schale, the House of Representatives concurring, that is recognition of the valued services rendered to the state by Senator G. V. Calhoun appropriate services be held in the House chamber on Tuesday, January 30, 1917, at 2 p. m., and that an opportunity be then given for a tribute to his memory; and be it

Resolved, That a joint committee of two members of the Senate and three members of the House be appointed to arrange for said memorial services; and be it

Resolved, That as a further mark of respect to the memory of the deceased, the secretary of the Senate be instructed to transmit a copy of these resolutions, suitably engrossed, to the family of the deceased and that a printed record of these resolutions and of the memorial services provided for be made for the members of the legislature. state officials and the family of the deceased.

On motion of Senator Steiner, the rules were suspended and Senate concurrent resolution No. 6 adopted:

The secretary read:

SENATE JOINT MEMORIAL NO. 5.

By Committee on Roads and Bridges:

To the Honorable Senate and House of Representatives of the United States in Congress Assembled:

Your memorialists, the Senate and House of Representatives of the State of Washington in legislative session assembled, respectfully represent that;

Whereas, Mr. Albert Johnson, congressman of the third congressional district of the State of Washington, has introduced in the House of Representatives of the United States Congress a bill to provide for the construction of a military highway along the north bank of the Columbia river connecting Forts Vancouver and Canby in the State of Washington;

Now, therefore, Your memorialists, in the name of and for the people of the State of Washington, and speaking in behalf of the State of Washington, earnestly and respectfully petition and urge the passage of said bill by your honorable bodies.

The Secretary of State is hereby directed to transmit a copy of this memorial to the presiding officers of the United States Senate, the speaker of the House of Representatives, and to each of the Senators and Representatives in Congress, from the State of Washington.

And your memorialists will ever pray.

On motion of Senator Taylor, the rules were suspended and Senate joint memorial No. 5 read second and third times and placed on final passage.

The secretary called the roll on the final passage of Senate joint memorial No. 5, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Ghent, Groff, Hall, Hutchinson, Iverson, Johnson, Jones, Judd. Karshner, Kleeb, Kuykendall, Landon, McMillan, Morthland, Myers, Nichols, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wells, Wray-38.

Those absent or not voting were: Senators Carlyon, Davis (Lincoln), Metcalf and Stevenson-4.

The secretary read:

SENATE JOINT MEMORIAL NO. 6.

By Committee on Roads and Bridges:

To the Honorable Senate and House of Representatives of the United States in Congress Assembled:

Your memorialists, the Senate and House of Representatives of the State of Washington in legislative session assembled, respectfully represent that:

Whreas, The people of the Pacific coast states urgently request the building and maintaining of a military highway along the Pacific coast from the Canadian border to the Mexican border for military necessities and defense, such as supplying coast forts with guns and ammunition, the handling of artillery, ammunition and mobilizing troops in the event of an invasion, and all other incidents appertaining thereto;

Wherefore, Your memorialists, the Senate and House of Representatives of the State of Washington, earnestly petition and urge your honorable bodies that provision

be made for the building and maintaining of such military roads.

The Secretary of State is horoby directed to transmit a copy of this momorial to the presiding officers of the United States Senate, the speaker of the House of Representatives, and to each of the Senators and Representatives in Congress, from the State of Washington.

And your memorialists will ever pray.

On motion of Scnator Taylor, the rules were suspended and Sonate joint memorial No. 6 read second and third times and placed on final passage.

The secretary called the roll and Senate joint memorial No. 6 passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Ghent, Groff, Hall, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Morthland, Myers, Nichols, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wells, Wray—38.

Those absent or not voting were: Senators Carlyon, Davis (Lincoln), Metcalf and Stevenson—4.

On motion of Scnator Taylor, the rules were suspended and Senate joint memorials Nos. 5 and 6 were ordered transmitted to the House immediately.

REPORTS OF STANDING COMMITTEES.

Committee on Rules recommended that Senate bill No. 21 be referred to Committee on Public Utilities.

Senator Taylor moved that the recommendation be adopted.

A roll call was demanded on the adoption of the committee report by Senators Nichols, Landon, Iverson, McMillan, Taylor, Chase and Hutchinson.

The secretary called the roll and the committee report was adopted by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Carlyon, Chase, Cleary, Cornwell, Cox, Ferryman, French, Ghent, Groff, Hall, Hutchinson, Iverson, Jones, Judd, Kleeb, Kuykendall, McMillan, Morthland, Myers, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Taylor, Wells, Wray—29.

Those voting nay were: Senators Brown, Burton, Davis (W. S.), Fairchild, Faulkner, Johnson, Karshner, Landon, Nichols, Steiner—10.

Those absent or not voting were: Senators Davis (Lincoln), Metcalf and Stevenson—3.

Committee on Rules recommended that Senate bill No. 7 be re-referred, to the Committee on Judiciary.

On motion of Scnator Taylor, the report of the committee was adopted. The Committee on Dairy and Livestock recommended that Senate bill No. 35 do pass with certain amendments.

On motion of Senator Fairchild, the rules were suspended and Senate bill No. 35 placed on final passage.

The secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., January 19, 1917.

MR. PRESIDENT:

We, your Committee on Dalry and Live Stock, to whom was referred Senate bill No. 35, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass with the following amendment: In line 7 of the printed bill, being line 14 of the original bill, after the second word "shall," insert the following: "be published in at least one newspaper published

within the quarantined area or if there be no such accompanion then in one newspaper circulating generally within such area and said notice shall."

ED BROWN, Chairman.

We concur in this report: W. M. Karshner, W. V. Wells, A. A. Smith, W. W. Brand, Howard D. Taylor.

On motion of Senator Fairchild, the report of the committee was adopted. The secretary read Senate bill No. 35, entitled "An act relating to the control of rabies or hydrophobia in dogs and amending section 6, chapter 100, Laws of 1915," third time.

On motion of Senator Nichols, the bill was amended by striking the words "in at least one newspaper published within the" in line 3 of the amendment made by the Committee on Dairy and Livestock, and insert in lieu thereof the following: "in the official newspaper of the county or counties included in the."

On motion of Senator Palmer, the bill was amended by striking the words "so as" in line 16 of the original bill.

Senator Ghent moved to amend the bill by inserting the words: "and notices shall be placed in conspicuous places in the different postoffices through the quarantined district," after the word "shall" in line 14 of the original bill.

·The motion failed to carry.

On motion of Senator Fairchild, the bill was amended by adding a new section, as follows: "Sec. 2. This act is necessary for the immediate preservation of the public peace, health and safety and shall take effect immediately."

On motion of Senator Faulkner, the bill was amended by striking the words: "after such notice as aforesaid" in line 17 of the original bill, and inserting after the word "area" in line 18 of the original bill the following: "at any time after five days from the date of the publication of such notice."

Senator Fairchild moved to reconsider the vote by which the amendment offered by Senator Faulkner carried.

The motion by Senator Fairchild to reconsider was withdrawn.

Senator Chase moved to re-refer the bill to the Committee on Dairy and Livestock.

The motion carried.

Mr. President:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., January 22, 1917.

We, your Committee on Claims and Auditing, to whom was referred Senate bill No. 28, the same being "An act providing for the relief of Jones and Dillingham, a corporation, McGowan Bros. Hardware Company, a corporation, and Chas. W. Rodgers Company, a corporation, for materials furnished the contractor for the administration building of the Northern Hospital for the Insane, and making appropriations therefor," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

JOSEPH H. SMITH, Chairman.

I concur in this report: D. V. Morthland.

On motion of Senator Smith (J. H.), the report of the committee was adopted.

The Committee on Claims and Auditing recommended that Senate bill No. 31 be re-referred to the Committee on Appropriations.

The recommendation was adopted.

The secretary read:

MESSAGE TO THE SENATE.

HOUSE OF REPRESENTATIVES,

MR. PRESIDENT:

OEYMPIA, WASH., Junuary 22, 1917.

The speaker has signed House concurrent resolution No. 2, that the House and Senate meet in joint session;

Also, House concurrent resolution No. 5, relating to the death of Judge Milo A. Root.

And the same are herewith transmitted.

C. R. MAYBURY, Chief Clerk.

The president signed House concurrent resolutions Nos. 2 and 5.

INTRODUCTION OF BILLS.

Senate bill No. 79, by Senator Palmer, entitled "An act requiring the commissioners of the industrial insurance department to execute and file official bonds."

The bill was read the first time, and on motion of Senator Palmer, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Insurance.

Senate bill No. 80, by Committee on Insurance, entitled "An act relating to accident insurance, and defining the liability of accident insurance companies and associations, and requiring the endorsement of policies in accordance herewith."

The bill was read the first time, and on motion of Senator Smith (J. H.), the rules were suspended, the bill was read the second time by title, ordered printed and re-referred to the Committee on Insurance.

Senate bill No. 81, by Senator Jones (by request), entitled "An act relating to the business of auctioneers outside the limits of incorporated cities and towns in the State of Washington."

The bill was read the first time, and on motion of Senator Jones, the rules were suspended, the bill was read the second time by title and referred to the Committee on Commerce and Manufacture.

Senate bill No. 82, by Senators Cox and Judd, entitled "An act providing for the conveyance of the state quarries and rock crushing plants at Meskill, Selah, Marshall and Dixie to the counties of Lewis, Yakima, Spokane and Walla Walla, respectively, and the disposal of the rock crushing plant at Deception Pass."

The bill was read the first time, and on motion of Senator Cox, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Roads and Bridges.

Senate bill No. 83, by Senators Karshner, Davis (W. S.) and Phipps, entitled "An act relating to the retirement of teachers in the public schools of the State of Washington, providing for the creation of a fund therefor from the salaries of teachers, providing for the investment of surplus funds, and providing penalties for the violation of said act."

The bill was read the first time, and on motion of Senator Karshner, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Education.

Senate bill No. 84, by Senator Ghent, entitled "An act defining unprofessional conduct of licensed physicians and surgeons, and amending section 1, chapter 65, Session Laws of 1915."

The bill was read the first time, and on motion of Senator Ghent, the rules were suspended, the bill was read the second time by title, ordered

printed and referred to the Committee on Medicine, Dentistry, Surgery and Hygiene.

Senate bill No. 85, by Senator Ferryman, entitled "An act authorizing and directing the Commissioner of Public Lands to certify certain shore lands to the Governor for deed, and authorizing and directing the Governor to execute, and the Secretary of State to attest a deed conveying to the city of Wenatchee certain shore lands for use as and in connection with its public park and for no other purpose."

The bill was read the first time, and on motion of Senator Ferryman, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on State, Granted, School and Tide Lands.

Senate bill No. 86, by Senators Jones and Davis (W. S.), entitled "An act relating to public libraries in cities of the first class, and amending sections 6973 and 6975 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Jones, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Cities of First Class.

Senate bill No. 87, by Senator Davis (W. S.), entitled "An act relating to education and providing for the employment of 'home teachers' and the teaching of adults."

The bill was read the first time, and on motion of Senator Davis (W. S.), the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Education.

Senate bill No. 88, by Senator Palmer, entitled "An act relating to taxation, providing for a poll tax and the collection thereof, and declaring an emergency."

The bill was read the first time, and on motion of Senator Palmer, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Revenue and Taxation.

Senate bill No. 89, by Joint Committee on Public Utilities, entitled "An act relating to certain carriers for hire upon every public place, street, road and highway, placing such carriers, their conveyances and business under the jurisdiction of the public service commission of the state, imposing certain duties upon such commission, prescribing penalties for its violation, declaring it necessary for the immediate preservation of the public peace and safety that it take effect immediately, and providing that it take effect immediately."

The bill was read the first time, and on motion of Senator Jones, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Public Utilities.

GENERAL FILE.

The secretary read Senate bill No. 12, by Senator Brown, entitled "An act providing for the platting and extension of certain streets in the city of Blaine across harbor area in front of said city," third time.

The secretary called the roll on the final passage of Senate bill No. 12, and it passed the Senate by the following vote:

Those voting aye were: Senator Barnes, Boner, Brand, Brown, Burton,

Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Ghent, Groff, Hall, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Morthland, Myers, Nichols, Palmer, Phipps, Smith (A.A.), Smith (Joseph H.), Steiner. Taylor, Wells, Wray—39.

Those absent or not voting were: Senators Davis (Lincoln), Metcalf, Stevenson—3.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate bill No. 15, by Senator Palmer, entitled "An act for the relief of Claude C. Ramsey, J. A. Baillargeon and B. G. W. Lichtenberg, and their successors in interest in state contract of sale No. 3362 to lots 8 and 9, block 17, Lake Union shore lands," was read third time.

The secretary called the roll on the final passage of Senate bill No. 15, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Ghent, Groff, Hall, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Morthland, Myers, Nichols, Palmer, Phipps, Smith (A. A), Smith (Joseph H.), Steiner, Taylor, Wells, Wray—39.

Those absent or not voting were: Senators Davis (Lincoln), Metcalf, Stevenson—3.

There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Hall, Senate bill No. 26 was re-referred to the Committee on Rules.

Senate bill No. 32.

The secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., January 16, 1917.

MR. PRESIDENT:

We, your Committee on State Penal and Reformatory Institutions, to whom was referred Senate bill No. 32, entitled "An act relating to the state penitentiary, regulating the sale of grain sacks and other fabrics and products manufactured at the state penitentiary, fixing the duties of the state board of control in connection there with, and amending section 3559-9 of Remington & Dallinger's Annotated Codes and Statutes of Washington," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass with the following amendment: Amend the title by adding the words "and declaring an emergency."

Add a new section to be known as "Section 2" which shall read as follows: This act is necessary for the immediate support of existing public institutions and shall take effect immediately.

D. H. Cox, Chairman.

We concur in this report: R. A. Hutchinson, James Burton, G. E. Steiner, A. E. Judd.

On motion of Sonator Cox, the report of the committee was adopted.

Senate bill No. 32, by Senator Cox, entitled "An act relating to the state ponitontiary, regulating the sale of grain sacks and other fabries and products manufactured at the state penitentiary, fixing the duties of the state board of control in connection therewith, and amending section \$559-2 of

Remington & Ballinger's Annotated Codes and Statutes of Washington," was read third time.

On motion of Senator Phipps, the bill was amended by striking the words "sold directly to citizens of state—exception," following the figures "8559-2" in lines 9 and 10 of the original bill.

The secretary called the roll on the final passage of Senate bill No. 32, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, Ghent, Groff, Hall, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Morthland, Myers, Nichols, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wells, Wray—38.

Those absent or not voting were: Senators Davis (Lincoln), French, Metcalf, Stevenson—4.

There being no objection, the title of the bill, as amended, was ordered to stand as the title of the act.

Senator Boner reported that the Judiciary Committee had investigated the matter of the legality of Remington & Ballinger's Annotated Code, volume 3, and found it to have been legally adopted at the last session of the legislature.

On motion of Senator Cox, the rules were suspended and Senate bill No. 32 ordered transmitted to the House immediately.

Senate bill No. 38.

The secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., January 17, 1917.

MR. PRESIDENT:

We, your Committee on Appropriations, to whom was referred Senate bill No. 38, entitled "An act relating to and making an appropriation for the public service commission, and declaring an emergency," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass with the following amendments:

In line 1, section 1, of the printed bill, the same being section 1, line 4, of the original bill, strike the figures \$10,000.00 and insert in lieu thereof, the figures \$8,800.00.

In line 6, of the printed bill, the same being section 1, line 12 of the original bill, after the word "valued" strike the rest of the words down to and including the word "case," being the last word in line 8 of the printed bill, the same being section 1, line 15, of the original bill.

In line 9, of the printed bill, the same being line 16 of the original bill, insert before the word "This," the word and figure, "Sec. 2." In the same line, insert before the word "support," the word "immediate."

E. L. French, Chairman.

We concur in this report: Guy B. Groff, P. H. Carlyon, W. M. Karshner, Oliver Hall, D. H. Cox, Joseph H. Smith.

On motion of Senator French, the report of the committee was adopted. On motion of Senator Jones, the Senate resolved itself into a committee of the whole to consider Senate bill No. 38.

The bill was considered in the committee of the whole, Senator Wells in the chair, and reported back to the Senate with the recommendation that it do pass. On motion of Senator Wells, the report of the committee of the whole was adopted.

On motion of Senator Chase, the reading of Senate bill No. 38, by Senator Jones, entitled "An_act_relating_to_and_making_an_appropriation_for_the public service commission, and declaring an emergency," had in the committee of the whole was considered the third reading, and the bill placed on final passage.

The secretary called the roll on the final passage of Senate bill No. 38, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Faulkner, Ferryman, French, Ghent, Groff, Hall, Iverson, Johnson, Jones, Judd, Karshner, Kuykendall, McMillan, Myers, Nichols, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wells, Wray—33.

Those voting nay were: Senators Burton, Fairchild, Hutchinson, Landon, Morthland—5.

Those absent or not voting were: Senators Davis (Lincoln), Kleeb, Metcalf, Stevenson—4.

There being no objection, the title of the bill was ordered to stand as the title of the act.

At 12:20 p. m., on motion of Senator Boner, the Senate adjourned until tomorrow morning.

Louis F. Hart, President of the Senate.

FRANK M. DALLAM, JR., Secretary of the Senate.

SEVENTEENTH DAY.

MORNING SESSION.

SENATE CHAMBER.

OLYMPIA, WASH., Wednesday, January 24, 1917.

The Senate was called to order at 10 o'clock a.m. by President Hart, pursuant to adjournment.

Rev. C. T. Goodsell offered prayer.

The secretary called the roll, all members being present, except Senators Davis (Lincoln), Metcalf and Stevenson, all excused.

On motion of Senator Iverson, the reading of yesterday's journal was dispensed with and it was approved.

The secretary read a communication relative to a state marketing bill from the Troutlake Grange No. 210.

On motion of Senator Boner, the communication was referred to the Committee on Rural Credits and Agricultural Development.

The secretary read a communication from the Troutlake Grange No. 210 relative to state road No. 87.

On motion of Senator Nichols, the communication was referred to the Committee on Roads and Bridges.

The secretary read a communication from the Washington Harbor Association No. 12 relative to securing a training ship for the State of Washington.

On motion of Senator Boner, the communication was referred to the Committee on Military.

A communication was read by the secretary from Troutlake Grange No. 210 relative to issuing bonds for a farmer truck road.

On motion of Senator Nichols, the communication was referred to the Committee on Roads and Bridges.

The secretary read a communication from the Senate Game Committee, inviting the legislative members and their families to view certain stereopticon views of fish hatchery operations at the Ray Theatre, Monday at 2 μ . μ ., January 29.

On motion of Senator Smith (A. A.), the secretary was instructed to print additional copies of such bills as have been exhausted.

Senator Carlyon moved to amend Senate rule 29 by striking the figures "500" and inserting in lieu thereof the figures "700."

The motion carried.

Senator Carlyon gave notice that at the proper time tomorrow he would move to amend Senate rules Nos. 9, 20 and 21.

Senator Ghent moved that the president appoint two additional temporary members on the Committee on County and County Boundaries, for the reason that two members on that committee were sick and unable to attend.

The motion carried.

The president appointed Senators Hall and Burton as temporary members of said committee.

Senate joint memorial No. 7, by Senator Brown, "Relating to the interstate shipment of adulterated condensed milk."

The memorial was read the first time, and on motion of Senator Brown, the rules were suspended, the memorial was read the second time by title and referred to the Committee on Dairy and Live Stock.

The secretary read:

SENATE CONCURRENT RESOLUTION NO. 7.

By Senator Davis (W. S.).

Whereus, February 12th is a legal holiday in the State of Washington, in memory of the birth of ex-President Abraham Lincoln, and

Whereas, It has become the custom of the legislature to hold bi-ennial memorial exercises on the above date, therefore, be it

Resolved, By the Senate, the House concurring, that joint memorial exercises in commemoration of the birth, life and character of President Lincoln be held in the House chamber at 2 o'clock on Monday, February 12th, and that a committee of five, two from the Senate and three from the House, be appointed to select a speaker and to make other suitable arrangements for the above exrecises

On motion of Senator Fairchild, the resolution was adopted.

REPORTS OF STANDING COMMITTEES.

The Committee on Public Utilities recommended that Senate bill No. 21 do pass with certain amendments.

On motion of Senator Jones, the report, together with the bill, was placed on general file.

The Committee on Judicary recommended that Senate bills Nos. 7, 10 and 58 do pass, with certain amendments.

On motion of Senator Boner, the reports, together with the bills, were placed on general file.

The Rules Committee recommended that Senate bill No. 28 be re-referred to the Committee on Appropriations.

On motion of Senator Taylor, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., January 23, 1917.

MR. PRESIDENT:

Your Committee on Engrossed Bills, to whom was referred engrossed Senate bill No. 32, entitled "An act relating to the state penitontiary, rogulating the sale of grain sacks and other fabrics and products manufactured at the state penitentiary, fixing the duties of the state board of control in connection therewith, and amending section 8559-2 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, Senate bill No. 38, entitled "An act relating to and making an appropriation for the public service commission, and declaring an emergency," have compared the same with the original bills and find them correctly engrossed.

Respectfully submitted,

JAMES BURTON, Chairman.

We concur in this report: J. H. Ferryman, G. E. Steiner.

SENATE CHAMBER, OLYMPIA, WASH., January 22, 1917.

MR. PRESIDENT :

We, your Committee on Roads and Bridges, to whom was referred Senate bill No. 39, entitled "An act relating to the improvement of public highways, and amending section 5879-18 of Remington & Ballinger's Annotated Codes and Statutes of Washington," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

RALPH D. NICHOLS, Chairman.

We concur in this report: O. T. Cornwell, Harve H. Phipps, F. G. Barnes, Ed Brown, A. A. Smith, A. E. Judd, Oliver Hall.

On motion of Senator Nichols, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., January 23, 1917.

MR. PRESIDENT:

We, your Committee on Fisheries, to whom was referred Senate bill No. 66, entitled "An act to repeal section 116 of chapter 31 of the Laws of 1915 of the State of Washington, relating to a joint compact between the States of Washington and Oregon affecting regulations for the protection of fish in the waters of the Columbia river or its tributaries, over which the States of Washington and Oregon have concurrent jurisdiction," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

G. E. STEINER, Chairman.

We concur in this report: E. E. Boner, W. V. Wells, Joseph H. Smith, Peter Iverson, A. A. Smith, E. J. Cleary.

On motion of Senator Steiner, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., January 23, 1917.

MR. PRESIDENT:

We, your Committee on Municipal Corporations, to whom was referred Senate bill No. 20, entitled "An act relating to cities under the commission form of government, and amending sections 3, 7 and 12 of chapter 116 of the Laws of 1911," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

O. T. Cornwell, Chairman.

We concur in this report: Howard D. Taylor, James Burton, P. H. Carlyon.

On motion of Senator Cornwell, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., January 23, 1917.

MR. PRESIDENT:

We, your Committee on Municipal Corporations, to whom was referred Senate bill No. 57, entitled "An act relating to the funding of the indebtedness of counties, citics and towns; validating cortain funding bonds of counties, citics and towns here-tofore sought to be voted or authorized; amending section 5112 of Remington & Ballinger's Annotated Codes and Statutes of Washington, and repealing section 8038 of Remington & Ballinger's Annotated Codes and Statutes of Washington," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

O. T. Cornwell, Chairman.

We concur in this report: Howard D. Taylor, James Burton, P. H. Carlyon.

On motion of Senator Cornwell, the report of the committee was adopted. The secretary read:

MESSAGE TO THE SENATE.

House of Representatives, OLYMPIA, WASH., January 23, 1917.

MR. PRESIDENT:

The speaker has signed House joint resolution No. 1, that it is deemed necessary to call a convention to revise or amond the state constitution;

Also, the House has adopted Senate concurrent resolution No. 1, relating to the memorial services in memory of Hon. A. S. Ruth;

Also, Senate concurrent resolution No. 2, relating to the memorial services in memory of the Hon. D. S. Troy;

Also, the House has passed the following:

House concurrent resolution No. 9, relating to memorial exercises for the late William Fears Robinson;

House concurrent resolution No. 10, relating to memorial exercises for the late E. K. Pendergast;

House concurrent resolution No. 11, relating to memorial exercises for the late Oscar M. Haroldson.

House concurrent resolution No. 12, relating to memorial exercises for the late Charles D. King, and for the late Robert A. Ayer;

House concurrent resolution No. 13, relating to memorial exercises for the late

A. T. Stream. House concurrent resolution No 14, relating to memorial exercises for the late

G. F. Raymond; House concurrent resolution No. 15, relating to memorial exercises for the late Addison G. Foster;

House concurrent resolution No. 16, relating to memorial exercises for the late Ira P. Englehart;

House concurrent resolution No. 17, relating to memorial exercises for the late John W. Arrasmith:

House concurrent resolution No. 18, relating to memorial exercises for the late E. J. Durham;

House concurrent resolution No. 19, relating to memorial exercises for the late George E. Dickson;

House concurrent resolution No. 20, relating to memorial exercises for the late William A. Arnold;

House concurrent resolution No. 21, relating to memorial exercises for the late I. C. Oleson;

House concurrent resolution No. 22, relating to memorial exercises for the late Allen Weir;

House concurrent resolution No. 23, relating to memorial exercises for the late H. C. Bostwick.

And the same are herewith transmitted. C. R. MAYBURY, Chief Clerk.

The president signed House joint resolution No. 1.

The secretary read House concurrent resolution No. 9, "Relating to memorial exercises for the late William Fears Robinson."

On motion of Senator Wells, the resolution was adopted.

The secretary read House concurrent resolution No. 10, "Relating to memorial exercises for the late E. K. Pendergast."

On motion of Senator Wells, the resolution was adopted.

The secretary read House concurrent resolution No. 11, "Relating to memorial exercises for the late Oscar M. Haroldson."

On motion of Senator Boner, the resolution was adopted.

The secretary read House concurrent resolution No. 12, "Relating to memorial exercises for the late Charles D. King and for the late Robert A. Ayer."

On motion of Senator Burton, the resolution was adopted.

The secretary read House concurrent resolution No. 13, "Relating to memorial exercises for the late A. T. Stream."

On motion of Senator Chase, the resolution was adopted.

The secretary read House concurrent resolution No. 14, "Relating to memorial exercises for the late G. F. Raymond."

On motion of Senator Cleary, the resolution was adopted.

The secretary read House concurrent resolution No. 15, "Relating to memorial exercises for the late Addison G. Foster."

Senator Brand moved the adoption of the resolution.

The motion carried.

The secretary read House concurrent resolution No. 16, "Relating to memorial exercises for the late Ira P. Englehart."

On motion of Senator Fairchild, the resolution was adopted.

The secretary read House concurrent resolution No. 17, "Relating to memorial exercises for the late John W. Arrasmith."

On motion of Senator Phipps, the resolution was adopted.

The secretary read House concurrent resolution No. 18, "Relating to memorial exercises for the late E. J. Durham."

The resolution was adopted on the motion of Senator Wray.

The secretary read House concurrent resolution No. 19, "Relating to memorial exercises for the late George E. Dickinson."

On motion of Senator Wells, the resolution was adopted.

The secretary read House concurrent resolution No. 20, "Relating to memorial exercises for the late William A. Arnold."

The resolution was adopted on the motion of Senator Phipps.

The secretary read House concurrent resolution No. 21, "Relating to memorial exercises for the late I. C. Oleson."

On motion of Senator Iverson, the resolution was adopted.

The secretary read House concurrent resolution No. 22, "Relating to memorial exercises for the late Allen Weir."

On motion of Senator Landon, the resolution was adopted.

The secretary read House concurrent resolution No. 23, "Relating to memorial exercises for the late H. C. Bostwick."

On motion of Senator Johnson, the resolution was adopted.

INTRODUCTION OF BILLS.

Senate bill No. 90, by Committee on Pure Food and Drugs, entitled "An act to facilitate the enforcement of the laws against adulteration and misbranding of food and drugs, authorizing the commissioner of agriculture to

make rules and regulations therefor, and prescribing standards of quality, purity and strength of food and drugs."

The bill was read the first time, and on motion of Senator Karshner, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Pure Food and Drugs.

Senate bill No. 91, by Senator Groff, entitled "An act relating to the government, management and control of the public institutions of the State of Washington under the supervision of the state board of control, amending section 8936 of Remington & Ballinger's Annotated Codes and Statutes of Washington, and repealing all acts and parts of acts in conflict with the provisions hereof."

The bill was read the first time, and on motion of Senator Groff, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate bill No. 92, by Committee on Elections and Privileges, entitled "An act relating to the registration of voters, and amending sections 4757 and 4762 of Remington & Ballinger's Annotated Codes and Statutes of Washington and section 12 of chapter 16 of the Laws of 1915."

The bill was read the first time, and on motion of Senator Smith (A. A.), the rules were suspended, the bill was read the second time by title, ordered printed and placed on general file.

Senate bill No. 93, by Senator Hutchinson (by request of Commissioner of Agriculture), entitled "An act relating to the registration of stallions and jacks, amending sections 1, 2, 4 and 5 of chapter 99 of the Laws of 1911, and repealing section 8 of chapter 99 of the Laws of 1911."

The bill was read the first time, and on motion of Senator Hutchinson, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Dairy and Live Stock.

Senate bill No. 94, by Senator Chase, entitled "An act relating to building and loan, and savings and loan associations and societies, the organization, management, regulation and control thereof, providing penalties, and amending sections 3601-5, 3601-7, 3601-20, 3601-22, 3601-27 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Chase, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Banks and Banking.

Senate bill No. 95, by Senator Landon, entitled "An act for the relief of the city of Seattle, a municipal corporation, for the expense incurred for Andrew Alex, an indigent person."

The bill was read the first time, and on motion of Senator Landon, the rules were suspended, the bill was read the second time by title, and referred to the Committee on Claims and Auditing.

On motion of Senator French, the Senate returned to the order of business.

The secretary read:

SENATE CONCURRENT RESOLUTION NO. 8.

By Senator French:

Whereas, The members of the Washington State Press Association have called a meeting in Olympia for Thursday and Friday, February 8, and February 9, 1917, and Whereas, This call states that the meeting is for the purpose of allowing the mem-

bers of the Washington State Press Association to visit and become acquainted with the members of the legislature, state officials, and state affairs generally, therefore:

Be it resolved, By the Senate, the House concurring, that a committee of two from the Senate and three from the House be appointed for the purpose of welcoming the editors and to co operate with this organization in any work the two bodies may deem of public import.

On motion of Senator Taylor, the rules were suspended and the resolution adopted.

On motion of Senator French, the rules were further suspended and Senate concurrent resolution No. 8 ordered transmitted to the House immediately.

GENERAL FILE.

Senate bill No. 21.

The secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., January 23, 1917.

MR. PRESIDENT:

We, your Committee on Public Utilities, to whom was referred Senate bill No. 21, "An act relating to the operation and maintonance of public utilities by municipal corporation, validating utility bonds in certain cases and declaring an emergency," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass with the following amondments:

In section 1, line 2 of the printed bill, being section 1, line 6 of the original bill, strike the words "light or gas plant, or other utility," and insert between "water" and the word "extending" in the same line, the words "plant."

In section 1, line 3 of the printed bill, being section 1, line 8 of the original bill, insert between the words "another" and "city" the word "adjoining."

In section 1, line 4 of the printed bill, being section 1, line 9 of the original bill, strike the word "therete" and insert in lieu thereof, the words "to such ewening city."

In section 1, line 6 of the printed bill, being section 1, line 12 of the original bill, insert between the words "such" and "inhabitants" the words "adjoining city and the."

In section 1, line 6 of the printed bill, being section 1, line 13 of the original bill, insert between the word "inhabitants" and the word "and" these words: "of all unincorporated area."

In section 2, line 3 of the printed bill, being section 2, line 17 of the original bill, insert between the words "proposition" and "utility" the word "such."

JESSE S. JONES, Chairman.

We concur in this report: W. W. Brand, O. T. Cornwell, F. G. Barnes, Howard D. Taylor.

On motion of Senator Iverson, the report of the committee was adopted. Senator Morthland was called to the chair.

Senate bill No. 21, by Senator Iverson, entitled "An act relating to the operation and maintenance of public utilities by municipal corporation, validating utility bonds in cortain cases and declaring an emergency," was read third time.

Senator Nichols moved to amend the bill as follows:

Strike section 1 and insert in lieu thereof the following: "Section 1. Whenever any city in the State of Washington owns or has acquired, or may hereafter become the owner of, or acquire, any water, light, power, or gas plant, street railway or other public utility, and shall desire to extend such public utilities or any of them beyond its corporate limits, it shall be lawful for such city to acquire, make, build and construct such extensions and to sell and dispose of its product or service to any other municipality or to any person, firm or corporation desiring to purchase the same. Such portion of any such public utility that extends beyond the corporate

limits of any city shall be operated at such prices and under such rules and regulations as may be prescribed by the public service commission.

A roll call was demanded by Senators Nichols, Iverson, Davis (W.S.), Landon, Burton, Fairchild, Johnson and Brown, on the proposed amendment.

The secretary called the roll and the amendment was adopted by the following vote:

Those voting aye were: Senators Boner, Brown, Burton, Chase, Cox, Davis (Walter S.), Fairchild, Faulkner, Ghent, Groff, Hutchinson, Iverson, Johnson, Karshner, Kleeb, Landon, McMillan, Morthland, Nichols, Phipps, Smith (Joseph H.), Steiner, Taylor, Wells, Wray—25.

Those voting nay were: Senators Barnes, Brand, Carlyon, Cleary, Cornwell, French, Ferryman, Hall, Jones, Judd, Kuykendall, Myers, Palmer, Smith (A. A.)—14.

Those absent or not voting were: Senators Davis (Lincoln), Metcalf and Stevenson—3.

Senator Taylor stated that he voted "aye" in order that he may move to reconsider the vote by which the amendment was adopted.

The president resumed the chair.

On motion of Senator Palmer, the bill was amended by striking the words "third class" where they appear in lines 14 and 20 of the original bill.

On motion of Senator Carlyon, the bill was made a special order for 2:00 o'clock Thursday afternoon, January 25, 1917, for further consideration.

On motion of Senator Cornwell, Senate bill No. 57 was re-referred to the Judiciary Committee.

Senator Taylor moved that when the Senate adjourns that it adjourn until 11:00 o'clock tomorrow morning.

The motion carried.

At 12:20 p.m., on motion of Senator Carlyon, the Senate adjourned until 11:00 o'clock tomorrow morning.

Louis F. Hart, President of the Senate.

FRANK M. DALLAM, JR., Secretary of the Senate.

EIGHTEENTH DAY.

MORNING SESSION.

SENATE CHAMBER,

OLYMPIA, WASH., Thursday, January 25, 1917.

The Senate was called to order at 11 o'clock a.m., by President Hart, pursuant to adjournment.

Rev. C. T. Goodsell offered prayer.

The secretary called the roll, all members being present, except Senators Davis (Lincoln), Metcalf and Stevenson, all excused.

On motion of Senator Chase, the reading of yesterday's journal was dispensed with, and it was approved.

The secretary read:

SENATE JOINT RESOLUTION NO. 5.

By the Committee on Joint Rules:

Resolved, By the Senate and House of Representatives of the State of Washington, that rule nine (θ) of the joint rules of the Senate and House of Representatives be amended to read as follows:

"Rule 9. The standing committees on printing of the two houses shall be a joint standing committee, who shall examine all matters proposed to be printed by concurrent order, and shall report what part of such matter is needful to print, but no other printing shall be ordered except by a concurrent resolution passed by both houses. It shall be the duty of the joint committee on printing bills to compare all bills introduced in each house, and such bills as are introduced in both houses and are of the same wording shall only be printed in one house, provided that the number of the duplicate bill in the other house shall be printed on the top margin of the printed bill. The joint committee on printing bills shall consist of one member of the standing committee on printing in the House, appointed by the speaker.

On motion of Senator Carlyon, the rules were suspended and the resolution was read second and third times.

Senator Fairchild moved that the resolution be mimeographed and made a special order for 10 o'clock tomorrow morning.

The motion failed to carry.

On motion of Senator Carlyon, the resolution was ordered mimeographed and made a special order for 1:50 p.m. this afternoon.

Senator Carlyon was given unanimous consent to make a motion to amend Senate Rules Nos. 20 and 21 at 1:30 o'clock this afternoon instead of this morning, in accordance with the notice given by him yesterday.

REPORTS OF STANDING COMMITTEES.

A majority of the Committee on Commerce and Manufactures recommended that Senate bill No. 68 do pass with certain amendments.

A minority of the committee recommended that it do not pass.

The reports, together with the bill, were placed on general file.

The Committee on Agriculture recommended that Senate bill No. 59 do pass with certain amendments.

The report of the committee, together with the bill, was placed on general file.

The Committee on Dairy and Live Stock recommended that Senate bill No. 35 do pass, with the amendments heretofore made on the floor of the Senate.

Senator Brown moved that the rules be suspended and that Senate bill No. 35 be read third time and placed on final passage.

The motion carried.

Senate bill No. 35, by Senator Brown, entitled "An act relating to the control of rabies and hydrophobia in dogs and amending section 6, chapter 100, Laws of 1915 (section 3204 of Remington & Ballinger's Code), was read third time.

The secretary called the roll on the final passage of Senate bill No. 35, and it passed the Senate as amended by the following vote:

Those voting aye were: Senators Barnes, Brand, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Morthland, Myers, Nichols, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wells, Wray—34.

Voting nay: Senator Ghent-1.

Those absent or not voting were: Senators Boner, Davis (Lincoln), Groff, Hall, Hutchinson, Metcalf and Stevenson—7.

On motion of Senator Brown, the title of the bill was amended by adding to the end thereof the words "and declaring an emergency."

There being no objection, the title of the bill, as amended, was ordered to stand as the title of the act.

SENATE CHAMBER, OLYMPIA, WASH., January 25, 1917.

MR. PRESIDENT:

We, your Committee on Logged Off Lands, to whom was referred Senate bill No. 27, entitled "An act providing for the establishment, maintenance and operation of a state powder factory, the purchase, sale and distribution of the products thereof, the purchase of powder for sale and distribution and prescribing the powers and duties of certain officers in reference therete; creating a powder revolving fund in the state treasury, regulating the expenditure of funds therein; confining the sale of powder handled by the state to certain uses and purposes; providing penaltics for the violation of the provisions of this act and making appropriations for the purposes of this act," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

PETER IVERSON, Chairman.

We concur in this report: E. Ben Johnson, A. E. Judd.

On motion of Senator Iverson, the report of the committee was adopted.

Senate Chamber, Olympia, Wash., January 24, 1917.

MR. PRESIDENT:

We, your Committee on Commerce and Manufactures, to whom was referred Senate bill No. 65, entitled "An act relating to weights and measures, the standards thereof, and scalers thereof, in counties and cities other than cities of the first class, and amending section 9511 3 of Remington & Ballinger's Annotated Codes and Statutes of Washington," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

JOHN W. KLEEB, Chairman.

We concur in this report: E. B. Palmer, Ralph D. Nichols, Charles E. Myers, W. Fairchild.

On motion of Senator Kleeb, the report of the committee was adopted.

MR. PRESIDENT:

SENATE CHAMBER,

OLYMPIA, WASH., January 25, 1917.

We, your Committee on Pure Food and Drugs, to whom was referred Senate bill No. 90, entitled "An act to facilitate the enforcement of the laws against adulteration and misbranding of food and drugs, authorizing the commissioner of agriculture to make rules and regulations therefor, and prescribing standards of quality, purity and strongth of food and drugs," have had the same under consideration, and we respect fully report the same back to the Senate with the recommendation that it do page.

W. M. KARSHNER, Chairman.

We concur in this report: W. W. Brand, Dr. J. A. Ghent.

On motion of Sonator Karshner, the report of the committee was adopted.

SENATE CHAMBER,

MR. PRESIDENT:

OLYMPIA, WASH., January 24, 1917.

Your Committee on Enrolled Bills to whom was referred enrolled Senate concurrent resolution No. 1, relating to the memorial services in memory of Hon. A. S. Ruth, and enrolled Senate concurrent resolution No. 2, relating to the memorial services in memory of Hon. D. S. Troy, have compared same with the original concurrent resolutions and find them correctly enrolled. Respectfully submitted,

A. E. Judd, Chairman.

We concur in this report: W. V. Wells, Ralph D. Nichols.

INTRODUCTION OF BILLS.

Senate bill No 96, by Senators Burton and Davis (Walter S.), entitled "An act relating to the practice of midwifery, regulating the same, providing for the examination and licensing of applicants, and providing penalties for the violation of this act."

The bill was read the first time, and on motion of Senator Burton, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Medicine, Dentistry, Surgery and Hygiene.

Senate bill No. 97, by Senator Phipps, entitled "An act relating to the practice of surgery, and fixing penalties for the violation of this act."

The bill was read the first time, and on motion of Senator Phipps, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Medicine, Dentistry, Surgery and Hygiene.

Senate bill No. 98, by Senator Wray, entitled "An act authorizing and directing the Commissioner of Public Lands to certify certain shore lands to the Covernor for deed and directing the Covernor to execute, and the Secretary of State to attest a deed conveying to the city of Scattle certain shore lands for use as and in connection with its public parks and for no other purpose."

The bill was read the first time, and on motion of Senator Wray, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on State, Granted, School and Tide Lands.

Senate bill No. 99, by Senator Groff, entitled "An act for the relief of Dr. James A. La Casa for medical and professional services rendered to mem bers of the National Guard of the State of Washington, and making an appropriation therefor."

The bill was read the first time, and on motion of Senator Groff, the rules were suspended, the bill was read the second time by title, and referred to the Committee on Claims and Auditing.

Senate bill No. 100, by Senator Kleeb, entitled "An act authorizing boards of county commissioners and governing bodies of cities and towns to appropriate funds for the enforcement of initiative measure No. 3, enacted by the people November 3, 1914, and amending said measure by adding thereto a new section."

The bill was read the first time, and on motion of Senator Kleeb, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate bill No. 101, by Committee on Judiciary, entitled "An act relating to actions against public corporations and amending section 951 of Remington and Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Morthland, the rules were suspended, the bill was read the second time by title, ordered printed and placed on general file.

Senate bill No. 102, by Senator Iverson, entitled "An act relating to agriculture and agricultural products, promoting the general welfare by aiding in the economical production and distribution of farm commodities and the collection and dissemination of serviceable and protective information to producers and consumers, farm owners and prospective farm buyers, farmers and farm help; creating the office of director of farm markets, defining his powers and duties; making unlawful combinations to control agricultural food products; providing penalties for the violation of this act and making an appropriation to carry out its purposes."

The bill was read the first time, and on motion of Senator Iverson, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Agriculture.

Senate bill No. 103, by Senators Steiner, Phipps and Cleary, entitled "An act providing for the establishment and regulating the operation of teachers' retirement funds in school districts of the first class, defining the powers and duties of certain officers in relation thereto, and providing for appeals from the decisions of the trustees of such fund."

The bill was read the first time, and on motion of Sonator Stoiner, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Education.

Senate bill No. 104, by Senators Fairchild and Phipps, entitled "An act relating to elections, and authorizing electors absent from their procincts of residence to vote at general elections and the primaries therefor, providing a penalty for violation and amending sections 1, 2, 3, 4, 5, 6 and 7 of chapter 189 of the Laws of 1915."

The bill was read the first time, and on motion of Senator Fairchild, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Elections and Privileges.

Senate bill No. 105, by Senator Cox, entitled "An act creating a commission to purchase or acquire by condomnation, and authorizing the purchase or appropriation of lands adjoining the state penitentiary farm for penitentiary farm purposes, making an appropriation therefor, and declaring that this act shall take effect immediately."

The bill was read the first time, and on motion of Senator Cox, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Appropriations.

Senate bill No. 106, by Senators Ferryman, Davis (W. S.) and Johnson, entitled "An act relating to free kindergartens and amending section 4740 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Ferryman, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Education.

At 11:35 a.m., on motion of Senator Carlyon, the Senate took a recess until 1:30 o'clock this afternoon.

AFTERNOON SESSION.

The president called the Senate to order at 1:30 p.m.

The secretary read a telegram from the secretary of chamber of commerce relative to Nichols amendment to Senate bill No. 21.

The secretary read a communication from the Federated Organizations of King county, protesting any act making a referendum of the bone-dry law.

On motion of Senator Davis (W. S.), the communication was referred to the Committee on Public Morals.

The secretary read:

MESSAGE TO THE SENATE.

House of Representatives, Olympia, Wash., January 25, 1917.

MR. PRESIDENT:

The House has passed Senate concurrent resolution No. 6, relating to the memorial services in memory of Hon. G. V. Calhoun;

Also, Senate concurrent resolution No. 8, relating to the appointment of a joint committee to arrange for the entertainment of the members of the press;

Also, Senate joint memorial No. 2, relating to the creation of Mount Baker National Park.

And the same are herewith transmitted.

C. R. MAYBURY, Chief Clerk.

The president signed Senate concurrent resolutions Nos. 1 and 2.

INTRODUCTION OF BILLS.

Senate bill No. 107, by Senator Chase, entitled "An act relating to county depositaries and the custody and withdrawal of funds received by clerks of the superior courts, and county and school district officers; repealing certain acts and providing penalties."

The bill was read the first time, and on motion of Senator Chase, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Banks and Banking.

SPECIAL ORDER.

The hour of 1:50 p.m. having arrived, the Senate took up for consideration Senate joint resolution No. 5.

The secretary called the roll on the final passage of Senate joint resolution No. 5, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Ferryman, French, Ghent, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, McMillan, Morthland, Myers, Nichols, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wells, Wray—35.

Voting nay: Senator Faulkner-1.

Those absent or not voting were: Senators Davis (Lincoln), Groff, Hall, Landon, Metcalf, Stevenson—6.

On motion of Senator Taylor, the rules were suspended, and Senate joint resolution No. 5 ordered transmitted to the House immediately.

The secretary read the following resolution by Senator Carlyon:

Resolved, That rule twenty (20) of the Senate rules be amended to read as follows: Rule 20. Every bill shall receive three readings on three several days, provided that under a suspension of the rules more than one of said readings may be had on the same day. The first reading shall be by title only, unless a majority of the senators present demand a reading in full. After first reading every bill shall be referred to the appropriate standing committee of the Senate and to the joint committee on printing bills, provided that committee bills shall go direct to general file and be printed, unless otherwise ordered. Bills shall pass to second reading when reported back by the committee and go to general file, unless there shall be a unanimous report against a bill, in which case the vote shall be immediately ordered upon the indefinite post-ponement of the bill.

Each amendment made by a committee to a bill shall be in writing on a separate slip of paper and shall be pasted to the original bill. The report of the committee, in duplicate, shall also contain a statement of the amendments agreed to by the committee. Any committee report on a bill, not conforming with this rule, shall be returned by the secretary of the Senate to the committee for a compilance with this rule without further order by the Senate. Upon second reading the bill shall be read section by section in full; and be subject to amendment, provided that no amendment shall be considered by the Senate until it shall have been reduced to writing and sent to the desk and read by the secretary. All amendments adopted on the second reading shall be securely pasted to the original bill.

Amendments rejected by the Senate shall be passed to the minute clerk and the journal shall show the disposition of such amendments. When no further amendment shall be offered, the president shall declare the bill has passed its second reading. The bill with the amendments, if there be any attached thereto, shall be sent to the committee on engrossed bills, which committee shall see that all amendments are properly engrossed upon the original bill and the bill returned to general file. All bills having passed their second reading and not referred to the committee on engrossed bills shall immediately after passing second reading be placed on general file.

Resolved, That rule twenty-one (21) of the Senate rules be amended to read as follows:

Rule 21. When a bill is on the calendar for third reading, the same shall be read in full by sections and the only question on third reading of a bill shall be upon its passage and no amendments shall be entertained.

A call of the Senate was demanded by Senator Nichols, seconded by Senators Iverson and Burton.

The motion carried.

The sergeant-at-arms locked the doors of the Senate.

The secretary called the roll, all members being present, except Senators Davis (Lincoln), Metcalf and Stevenson, all excused.

Senator Carlyon moved the adoption of the resolution.

Senator Iverson moved to make the resolution a special order for 2 o'clock p. m. Monday, January 29, 1917.

The motion by Senator Iverson carried.

Senator Palmer moved that further proceedings under the call of the Senate be dispensed with.

The motion carried.

SPECIAL ORDER.

The hour of 2 o'clock p. m. having arrived, the Senate took up for further consideration Senate bill No. 21.

Senator Taylor moved to reconsider the vote by which the amendment to section 1 of the bill by Senator Nichols was adopted.

The motion carried.

Senator Taylor moved as a substitute to the amendment offered by Senator Nichols, the following amendment:

Strike section 1 and substitute in lieu thereof the following:

Section 1. Whenever any city or town in the State of Washington owns or has acquired, or may hereafter become the owner of or acquire any water utility, and shall desire to extend such utility beyond its corporate limits, it shall be lawful for such city to acquire, make, build, construct and maintain such extension, and to sell, dispose of and distribute its product or service to any other municipality, or to any person, firm or corporation, desiring to purchase the same. Such portion of such public utility that extends beyond the corporate limits of any city, shall be operated at such prices, and under such rules and regulations, as may be prescribed by the public service commission: Provided, however, The rights and obligations of existing franchises shall be maintained by the owner of such public utility: Provided further, That all cities and towns are hereby authorized to purchase, own and control franchises and distributing systems of water in other cities and towns.

On motion of Senator Johnson, further consideration of Senate bill No. 21 was made a special order for tomorrow morning at 10 o'clock.

The secretary read:

MESSAGE TO THE SENATE.

House of Representatives, OLYMPIA, WASH., January 25, 1917.

MR. PRESIDENT:

The House has passed House bill No. 85, entitled "An act imposing upon Pierce county, as an arm and agency of the state, an indebtedness not exceeding two million dullars, exclusive of interest, requiring such county to issue its negotiable bonds therefor, levy taxes to pay the same with interest, acquire by condemnation or otherwise, approximately seventy thousand acres of land in such county, and donate and convey the same to the United States for a permanent mobilization, training and supply station for any or all such military purposes, including supply stations, the mobilizing, disciplining and training of the United States army, state militia and other military organizations as are now or may be hereafter authorized or provided by or under federal law; conferring on such county the power of eminent domain for the purposes of this act, and providing procedure therefor; granting the consent of the state to such conveyance and ceding exclusive legislative jurisdiction to the United States over the lands so conveyed; declaring the existence of an exigency requiring the state and its governmental agencies to aid the federal government and declaring an emergency;"

Also, House bill No. 86, entitled "An act authorizing all counties now or hereafter organized to incur indebtedness, issue negotiable bonds, levy taxes to pay the principal and interest thereof, acquire by condemnation or otherwise land within the county, donate and convey the same to the United States for a permanent mobilization, training and supply station for any or all such military purposes, including supply stations, the mobilization, disciplining and training of the United States army, state militia, and other military organizations, as are now, or may be then, or thereafter, authorized or provided by or under federal law; conferring on such counties the power of eminont donaln for the purposes of this act, and providing procedure therefor; granting the consent of the state to such conveyance, and ceding the exclusive legislative jurisdiction to the United States over the lands so conveyed; validating elections and proceedings heretofore had or held for incurring indebtedness for such purposes; declaring the existence of an exigency requiring the state and its governmental agencies to aid the federal government, and declaring an emergency."

And the same are herewith transmitted.

C. R. MAYBURY, Chief Clerk.

On motion of Senator Judd, the Senate returned to the order of business.

REPORTS OF STANDING COMMITTEES.

Senate Chamber, Olympia, Wash., January 25, 1917.

MR. PRESIDENT:

Your Committee on Enrolled Bills, to whom was referred enrolled Senate concurrent resolution No. 6, relating to the memorial services in memory of G. V. Calhoun, and enrolled Senate concurrent resolution No. 8, relating to the appointment of a joint committee to arrange for the entertainment of the members of the press, have compared same with the original concurrent resolutions and find them correctly enrolled.

Respectfully submitted,

A. E. Judd, Chairman.

We concur in this report: W. Fairchild, W. V. Wells.

SENATE CHAMBER, OLYMPIA, WASH., January 25, 1917.

MR. PRESIDENT:

Your Committee on Enrolled Bills, to whom was referred enrolled Senate joint memorial No. 2, relating to the creation of Mount Baker National Park, have compared same with the original joint memorial and find it correctly enrolled.

Respectfully submitted,

A. E. Judd, Chairman.

We concur in this report: W. Fairchild, W. V. Wells.

INTRODUCTION OF BILLS.

House bill No. 85, by Joint Committee on Military affairs, entitled "An act imposing upon Pierce county, as an arm and agency of the state, an indebtedness not exceeding two million dollars, exclusive of interest, requiring such county to issue its negotiable bonds therefor, levy taxes to pay the same with interest, acquire by condemnation or otherwise, approximately seventy thousand acres of land in such county, and donate and convey the same to the United States for a permanent mobilization, training and supply station for any or all such military purposes, including supply stations, the mobilization, disciplining and training of the United States army, state militia, and other military organizations, as are now or may be hereafter authorized or provided by or under federal law; conferring on such county the power of eminent domain for the purposes of this act, and providing procedure therefor; granting the consent of the state to such conveyance and ceding exclusive legislative jurisdiction to the United States over the lands so conveyed; declaring the existence of an exigency requiring the state and its governmental agencies to aid the federal government and declaring an emergency."

On motion of Senator Groff the rules were suspended, the bill was read second time by title.

Senator Groff moved that the rules be further suspended and the bill be read third time and placed on final passage.

The motion carried.

House bill No. 85, by Joint Military Committee, was read third time.

The secretary called the roll on the final passage of House bill No. 85 and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Ferryman, French, Ghent, Groff, Hall, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, McMillan, Morthland, Myers, Nichols, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wells, Wray—36.

Those voting nay were: Senator Faulkner-1.

Those absent or not voting were: Senators Chase, Davis (Lincoln), Landon, Metcalf and Stevenson—5.

There being no objection the title of the bill was ordered to stand as the title of the act.

House bill No. 86, by Joint Committee on Military Affairs, entitled "An act authorizing all counties now or hereafter organized to incur indebtedness, issue negotiable bonds, levy taxes to pay the principal and interest thereof, acquire by condemnation or otherwise land within the county, donate and convey the same to the United States for a permanent mobilization, training and supply station for any or all such military purposes, including supply stations, the mobilization, disciplining and training of the United States army, state militia, and other military organizations, as are now, or may be then, or thereafter, authorized or provided by or under federal law; conferring on such counties the power of eminent domain for the purposes of this act, and providing procedure therefor; granting the concent of the state to such convoyance, and ceding exclusive legislative jurisdiction to the United States over the lands so conveyed; validating elections and procoedings heretofore had or held for incurring indebtedness for such purposes; declaring the existence of an exigency requiring the state and its governmental agencies to aid the federal government, and declaring an emergency."

The bill was read the first time, and on motion of Senator Croff the rules were suspended, the bill was read second time by title.

On motion of Senator Groff, the rules were further suspended and the bill read a third time.

The secretary called the roll on the final passage of House bill No. 86, by Joint Committee on Military and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Carlyon, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Ghent, Groff, Hall, Hutchinson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, McMillan, Morthland, Myers, Nichols, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wray—34.

Those absent or not voting were: Senators Burton, Chase, Davis (Lincoln), Iverson, Landon, Metcalf, Stevenson and Wells—8.

There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Jones the rules were suspended, and House bills Nos. 85 and 86 were ordered transmitted to the House immediately.

The secretary read:

MESSAGE TO THE SENATE.

House of Representatives, Olympia, Wash., January 25, 1917.

Mr. President:

The speaker has signed House bill No. 85, entitled "An act imposing upon Pierce county, as an arm and agency of the state, an indebtedness not exceeding two million dollars, exclusive of interest, requiring such county to issue its negotiable bonds therefor, lovy taxes to pay the same with interest, acquire by condemnation or other wise, approximately seventy thousand cores of land in such county, and donate and convey the same to the United States for a permanent mobilization, training and supply station for any or all such military purposes, including supply stations, the mobilization, disciplining and training of the United States army, state militia, and other military organizations, as are now or may be hereafter authorized or provided by or

under federal law; conferring on such county the power of eminent domain for the purpose of this act; and providing procedure therefor; granting the consent of the state to such conveyance and ceding exclusive legislative jurisdiction to the United States over the lands so conveyed; declaring the existence of an exigency requiring the state and its governmental agencies to aid the federal government and declaring an emergency;"

Also, House bill No. 86, entitled "An act authorizing all counties now or hereafter organized to incur indebtedness, issue negotiable bonds, lovy taxes to pay the principal and interest thereof, acquire by condemnation or otherwise land within the county, donate and convey the same to the United States for a permanent mobilization, training and supply station for any or all such military purposes, including supply stations, the mobilization, disciplining, and training of the United States army, state militia and other military organizations, as are now, or may be then or there after authorized or provided by or under federal law, conferring on such counties the power of eminent domain for the purposes of this act, and providing procedure therefor; granting the consent of the state to such conveyance, and coding exclusive logislative jurisdiction to the United States over the land so conveyed; validating elections and proceedings heretofore had or held for incurring indebtedness for such purposes; declaring the existence of an exigency requiring the state and its government, and declaring an emergency;"

Also, The speaker has signed Senate concurrent resolution No. 1, relating to memorial services in memory of Honorable A. S. Ruth, deceased;

Also, Senate concurrent resolution No. 2, relating to memorial services in memory of Honorable D. S. Troy, deceased.

And the same are herewith transmitted.

C. R. MAYBURY, Chief Clerk.

The president signed enrolled Senate joint memorial No. 2, and enrolled Senate concurrent resolutions Nos. 6 and 8.

On motion of Senator Nichols, the Committee on Public Revenue and Taxation was granted the use of the Senate Chamber Thursday evening at 8 o'clock, February 2, 1917.

On motion of Senator Jones the Committee on Public Utilities was granted the use of the Senate Chamber for Wednesday evening at 8 o'clock, January 31, 1917.

On motion of Senator Smith (J. H.), the special order for 10 o'clock tomorrow morning was advanced to 2:30 o'clock next Monday afternoon, Jan uary 29, 1917.

The president signed enrolled House bills Nos. 85 and 86.

At 3:30 p. m. on motion of Senator Palmer the Senate adjourned until 9:30 o'clock tomorrow morning.

Louis F. Hart, President of the Senate.

FRANK M. DALLAM, JR., Secretary of the Senate.

NINETEENTH DAY.

MORNING SESSION.

SENATE CHAMBER.

OLYMPIA, WASH., Friday, January 26, 1917.

The Senate was called to order at 9:30 a.m. by President Hart, pursuant to adjournment.

Senator Ferryman offered prayer.

The secretary called the roll; all members being present, except Senators Davis (Lincoln), Metcalf and Stevenson, all excused.

On motion of Senator Wray the reading of yesterday's journal was dispensed with and it was approved.

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., January 25, 1917.

MR. PRESIDENT:

Your Committee on Engrossed Bills, to whom was referred engrossed Senate bill No. 35, entitled "An act relating to the control of rables or hydrophobia in dogs and amending section 6, chapter 100, Laws of 1915, (section 3204 of Remington & Ballinger's Code)," have compared same with the original bills and find it correctly engrossed.

Respectfully submitted,

JAMES BURTON, Chairman.

We concur in this report: J. H. Ferryman, G. E. Steiner.

INTRODUCTION OF BILLS.

Senate bill No. 108, by Senator Kleeb, entitled "An act to establish a state trout hatchery in Pacific county and making appropriation therefor."

The bill was read the first time, and on motion of Senator Kleeb the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Fisheries.

Senate bill No. 109, by Senator Johnson, entitled "An act relating to intoxicating liquors, and the importation, receipt, transportation, purchase, manufacture, possession, use, sale and disposition thereof, prohibiting the making of false statements or writings for the purpose of obtaining the same, and the counterfeiting of permits therefor, establishing rules of evidence in certain cases, defining the powers and duties of certain officers, and providing penalties for violation thereof."

The bill was read the first time, and on motion of Scnator Johnson the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Public Morals.

At 9:50 a. m. Scnator Jones moved that the Senate do now adjourn.

Genator Nichols moved as a substitute that the Senate do now adjourn until 11 o'clock Monday morning, January 29, 1917.

The substitute motion carried.

Louis F. Hart, President of the Senate.

FRANK M. DALLAM, JR., Secretary of the Senate.

TWENTY-SECOND DAY.

MORNING SESSION.

SENATE CHAMBER,

OLYMPIA, WASH., Monday, January 29, 1917.

The Senate was called to order at 11 o'clock a.m. by President Hart, pursuant to adjournment.

Rev. J. C. Baker, pastor of the Westside Chapel of Olympia, offered prayer.

The secretary called the roll; all members being present, except Senators Davis (Lincoln), Metcalf, and Stevenson, all excused.

Senator Phipps was excused on motion of Senator Johnson.

On motion of Senator Fairchild the reading of last Friday's journal was dispensed with, and it was approved.

The secretary read a communication from the American Lake Army Manouvers Site Society, thanking the legislature for its past courtesies.

Senator Nichols withdrow his notice to amend Senate rule No. C.

Hon. J. H. Shoffield, member of Parliament of British Columbia, was invited to a seat beside the president.

On motion of Senator Nichols the special orders for 2 o'clock and 2:30 o'clock this afternoon were extended until 3:30 and 4:00 o'clock respectively this afternoon.

The secretary read:

TWENTY-NINTH LEGISLATIVE ASSEMBLY, SENATE CHAMBER, SALEM, OREGON, January 27, 1917.

To the Honorable President of the Senate, Washington State Legislature, Olympia, Washington.

SIR: I am directed by the president of the Senate to notify you of the adoption by the Oregon legislature of a concurrent resolution providing for the appointment of a joint committee to meet with a like committee from the Washington legislature for a conference on legislation affecting the fishing industry on the Columbia river. I am enclosing copy of resolution.

Yours very truly,

J. W. COCHRAN, Chief Clerk State Senate.

Whereas, The legislature of the State of Oregon, now in session, has passed a con current resolution providing for a joint meeting of a committee on fisheries from the State of Oregon to confer with a like committee from the State of Washington, which conference is to be held in Scattle on the 3d day of February, 1917, therefore,

Re if resolved, By the Senate, the House of Representatives concurring, that a joint committee be appointed, consisting of six members from the House and five members from the Senate to act with a like committee from the State of Oregon to meet at Scattle on the 3d day of February, 1917, for the purpose of conferring on such legislation affecting the fiching industry on the Columbia river as may be of joint interest to the two states, and that said committee be allowed to use one of the regular appointed clarks or stenographers and that the members of said committee be allowed their actual expenses in going to, returning from and while in attendance at such conference.

On motion of Senator Steiner the resolution was referred to the Committee on Fisheries.

The secretary read:

MESSAGE TO THE SENATE.

MR. PRESIDENT:

House of Representatives, Olympia, Wash., January 26, 1917.

The speaker has signed House concurrent resolutions Nos. 9, 10, 11, 12, 13, 14,

15, 16, 17, 18, 19, 20, 21, 22 and 23;
Also, the House has adopted House concurrent resolution No. 24, relating to memorial exercises for the late Hon. James A. Karr;

Also, the House has passed Senate joint memorial No. 3, relating to the proposed amendment to the constitution of the United States granting elective franchise to women:

Also, House joint memorial No. 1, relating to the Skokomish Indian Reservation; Also, House joint memorial No. 2, relating to water power legislation by Congress; Also, Senate bill No. 19, an act changing the name of the city of North Yakima Valvima.

Also, engrossed House bill No. 1, "An act relating to the hours and wages of minors in the telephone and telegraph industries in rural communities and cities of less than three thousand population, and amending chapter 68 of the Laws of 1915;"

Also, House bill No. 29, "An act providing for a state nautical school and for the government and maintenance thereof;

Also, House bill No. 50, "An act appropriating the sum of seventy-nine hundred dollars or so much thereof as may be necessary for the salaries and expenses of the industrial insurance department for the remainder of the biennial period ending March 31, 1917;"

House bill No. 82, "An act relating to elections and amending section 4910-15 of Remington & Ballinger's Code."

And the same are herewith transmitted.

C. R. MAYBURY, Chief Clerk.

The secretary read House concurrent resolution No. 24, by Mr. Hodgson, relating to memorial exercises for the late Hon. James A. Karr.

On motion of Senator Johnson the resolution was adopted.

The secretary read House joint memorial No. 1, by Mr. Reed, relating to the Skokomish Indian Reservation.

On motion of Senator Johnson the rules were suspended, the memorial read a second time by title, and referred to the Committee on Memorials.

The secretary read House joint memorial No. 2, by Mr. Farnsworth, relating to water power legislation.

On motion of Senator Johnson the rules were suspended, the memorial read a second time by title, and referred to the Committee on Irrigation and Arid Lands.

The secretary read a communication from a delegation of Spokane citizens petitioning for a dry state.

REPORTS OF STANDING COMMITTEES.

The Committee on Banks and Banking recommended that Senate bill No. 17, do pass with certain amendments.

On motion of Scnator Chase the report together with the bill was placed on general file.

MR. PRESIDENT:

SENATE CHAMBER,

OLYMPIA, WASH., January 26, 1917.

Your Committee on Enrolled Bills, to whom was referred enrolled Senate joint memorial No. 3, relating to the proposed amendment to the constitution of the United States granting the elective franchise to women, and enrolled Senate bill No. 19, entitled "An act changing the name of the city of North Yakima to Yakima," have compared same with the original bill and engrossed memorial and find them correctly enrolled.

Respectfully submitted,

A. E. Judd, Chairman.

We concur in this report: F. A. Chase, W. Fairchild.

SENATE CHAMBER, OLYMPIA, WASH., January 29, 1917.

MR. PRESIDENT:

We, your Committee on Rules and Joint Rules, to whom was referred Senate bill No. 40, by Pure Foods and Drugs Committee, relating to the adulteration of foods, drinks and Drugs, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it be re-referred to the Committee on Pure Food and Drugs.

LOUIS F. HART, Chairman.

We concur in this report: P. H. Carlyon, C. R. McMillan, H. D. Taylor, Jesse S. Jones, O. T. Cornwell, E. L. French, Oliver Hall.

On motion of Senator Taylor the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., January 29, 1917.

MR. PRESIDENT:

We, your Committee on Rules and Joint Rules, to whom was referred Senate bill No. 90, by Committee on Pure Foods and Drugs, entitled "An act to facilitate the enforcement of the laws against the adulteration and misbranding of food and drugs," have had the same under consideration, and we respectfully report the same back to the Sonate with the recommendation that it be re-referred to the Committee on Pure Food and Drugs.

Louis F. Hart, Chairman.

We concur in this report: P. H. Carlyon, C. R. McMillan, H. D. Taylor, Jesse S. Jones, O. T. Cornwell, E. L. French, Oliver Hall.

On motion of Senator Taylor the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., January 26, 1917.

MR. PRESIDENT:

We, your Committee on State, Granted, School and Tide Lands, to whom was referred Schate bill No. 85, entitled "An act authorizing and directing the commissioner of public lands to certify certain shore lands to the governor for deed and authorizing and directing the Covernor to execute and the Secretary of State to attest a deed, conveying to the city of Wenatchee certain shore lands for use as, and in connection with its public park and for no other purpose," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

W. V. Wells, Chairman.

We concur in this report: E. E. Boner, C. R. McMillan, E. V. Kuykendall, Chas. E. Myers, E. B. Palmer, Peter Iverson.

On motion of Senator Wells the report of the committee was adopted.

The president signed Senate joint memorial No. 3, also Senate bill No. 19, also House concurrent resolutions Nos. 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22 and 23.

The secretary read:

STATE OF WASHINGTON, OFFICE OF GOVERNOR, OLYMPIA, January 29, 1917.

To the Honorable, the Senate of the State of Washington.

GENTLEMEN: I have the honor to submit herewith the following appointment made by me and which is subject to your confirmation: Board of regents of the State College of Washington, W. M. Pease, Seattle, appointed January 29, 1917, for the term ending March 9, 1921, succeeding D. S. Troy, deceased.

Respectfully submitted,

ERNEST LISTER, Governor.

Senator Palmer moved that the rules be suspended and that the Governors' appointment of W. M. Pease be confirmed.

Senator Groff moved as a substitute that the Governors' message be referred to the Committee on Rules.

The substitute motion failed to carry.

The motion of Senator Palmer carried.

The secretary called the roll and the appointment of W. M. Pease as a member of the board of Regents of the State College of Washington, was confirmed by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Groff, Hall, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Morthland, Myers, Nichols, Palmer, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wells—36.

Those absent or not voting were: Senators Davis (Lincoln), Ghent, Metcalf, Phipps, Stevenson and Wray—6.

INTRODUCTION OF BILLS.

Senate bill No. 110, by Senator Myers, entitled "An act relating to fur bearing animals, providing for the protection and trapping thereof, and providing a penalty."

The bill was read the first time, and on motion of Senator Myers the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Game.

Senate bill No. 111, by Senator Myers, entitled "An act relating to game animals, game birds and game fish; state and county game funds; the auditing and payment of claims against such funds; authorizing county game commissioners to expend county game fund for certain purposes; and amending section 34 of chapter 120 of the Laws of 1913."

The bill was read the first time, and on motion of Senator Myers the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Game.

Senate bill No. 112, by Senator Myers, entitled: "An act relating to game animals, game birds, game fish, fur-bearing animals, migratory birds, and food fish and bears; the protection of same; fixing the hag limit on certain birds; providing for a license to trap fur bearing animals; setting aside certain islands as preserves; requiring the erection and maintenance of screens at the intake of irrigation systems, providing the procedure to open and close seasons on upland birds, and the forfeiture of hunting and fishing licenses upon conviction of violation of the game laws; and amending sections 4, 23, 24, 26, 33 and 40 of chapter 120 of the Laws of 1913, and section 5336 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Myers the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Game.

Senate bill No. 113, by Senator Myers, entitled "An act relating to game fish, providing for the protection, fixing the bag limit, and amending section 41 of chapter 120 of the Laws of 1913."

The bill was read the first time, and on motion of Senator Myers the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Game Fish.

Senate bill No. 114, by Senator Myers, entitled "An act relating to game and other wild birds, game and other wild animals, and game fish; establish

ing a state game farm; authorizing the acquisition of a site therefor, and the erection of buildings and structures thereon; regulating the management thereof; authorizing the purchase of game birds and other wild birds, game animals and other wild animals, and game fish, for propagation purposes and for sale and distribution; and authorizing the transfer of convicts from the Washington state penitentiary thereto; and making an appropriation."

The bill was read the first time, and on motion of Senator Myers the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Game.

Senate bill No. 115, by Senator Cornwell, entitled "An act providing for the amendment of article II of the constitution of the State of Washington, relating to the exercise of the logislative authority of the state."

The bill was read the first time, and on motion of Senator Cornwell, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Constitution and Constitutional Revision.

Senate bill No. 116, by Senator Burton, entitled "An act relating to fees and compensation of justices of the peace and amending section 1 of chapter 138 of the Laws of 1915."

The bill was read the first time, and on motion of Senator Burton the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate bill No. 117, by Senater Wells, entitled: "An act making appropriation for the relief of Fidalgo Island Packing Company."

The bill was read the first time, and on motion of Senator Wells the rules were suspended, the bill was read the second time by title, and referred to the Committee on Claims and Auditing.

Senate bill No. 118, by Senator Phipps, entitled "An act limiting and prescribing what shall be treated as assets in computing the indebtedness of taxing districts."

The bill was read the first time, and on motion of Senator Johnson the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Public Revenue and Taxation.

Senate bill No. 119, by Senator Chase, entitled "An act relating to the compensation and to the medical, surgical and hospital care of injured workmen, creating a medical aid fund by enforced contributions thereto by employers and workmen, providing for the distribution thereof for the expense of such care, making an appropriation out of such fund, providing penalties for the violation of this act, amending section 6604-5 and 6604-8 of Remington & Ballinger's Codes and Statutes of Washington, and amending section 6604 of Remington & Ballinger's Codes and Statutes of Washington by adding thereto new sections numbered 6604-33, 6604-34, 6604-35, 6604-37, 6604-38, 6604-39, 6604-40, 6604-41, 6604-42, 6604-43, 6604-44, 6604-45 and 6604-46, and declaring that this act is necessary for the immediate preservation of the public health and safety, support of the existing public institutions of the state, and shall take effect immediately."

The bill was read the first time, and on motion of Senator Chase the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Industrial Insurance.

Senate bill No. 120, by Senator Kleeb (by request), entitled "An act relating to tuberculosis hospitals, and amending section 5554 10 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Kleeb the rules were suspended, the bill was read the second time by title, and referred to the Committee on Medicine, Dentistry, Surgery and Hygiene.

Engrossed House bill No. 1, by Mr. Hull, entitled "An act relating to the hours and wages of minors in the telephone and telegraph industries in rural communities and cities of less than three thousand population, and amending chapter 68 of the Laws of 1915."

The bill was read the first time, and on motion of Senator Fairchild the rules were suspended, the bill was read the second time by title, and referred to the Committee on Labor and Labor Statistics.

House bill No. 29, by Mr. Grass, entitled "An act providing for a state nautical school and for the government and maintenance thereof."

The bill was read the first time, and on motion of Senator French the rules were suspended, the bill was read the second time by title, and referred to the Committee on Educational Institutions.

House bill No. 50, by Committee on Appropriations, entitled "An act appropriating the sum of seventy nine hundred dollars, or so much thereof as may be necessary, for the salaries and expenses of the industrial insurance department for the remainder of the biennial period ending March 31, 1917."

The bill was read the first time, and on motion of Senator French the rules were suspended, the bill was read the second time by title, and referred to the Committee on Appropriations.

House bill No. 82, by Committee on Privileges and Elections, entitled "An act relating to elections and amending section 1910 15 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Smith (J. H), the rules were suspended, the bill was read the second time by title, and referred to the Committee on Elections and Privileges.

GENERAL FILE.

Senator Nichols moved that Senate bill No. 68 be re-referred to the Committee on Commerce and Manufactures.

Senator Taylor moved as a substitute that the bill be referred to the Judiciary Committee.

Senator Boner moved to indefinitely postpone the bill.

Former Senator Scott of Adams, Franklin and Walla Walla counties was given a seat beside the president.

A roll call was demanded by Senators Nichols, Davis (W. S.), Iverson, Taylor, French, Cox and Kuykendall, on the motion to indefinitely postpone.

The secretary called the roll and Senate bill No. 68 was indefinitely postponed by the following vote:

Those voting aye were: Senators Boner, Brand, Carlyon, Chase, Cornwell, Cox, French, Ferryman, Groff, Hall, Jones, Kuykendall, Morthland, Palmer, Smith (A. A.), Smith (J. H.), Taylor, Wray—18.

Those voting nay were: Senators Barnes, Brown, Burton, Cleary, Davis (W. S.), Fairchild, Faulkner, Hutchinson, Iverson, Johnson, Judd, Karshner, Kleeb, McMillan, Myers, Nichols, Steiner, Wells—18.

Those absent or not voting were: Senators Davis (Lincoln), Ghent, Landon, Metcalf, Phipps and Stevenson—6.

There being a tie vote the president voted "aye."

On motion of Senator Wray the Committee on Educational Institutions was granted the use of the Senate Chamber tomorrow evening at 8 o'clock.

The secretary read a communication from former Senator Bethel extending his good wishes to the Senate.

At 12:45 p. m. on motion of Senator Palmer the Senate took a recess until 3:25 o'clock this afternoon.

AFTERNOON SESSION.

The Senate was called to order at 3:25 p.m. by President Hart.

SPECIAL ORDER.

The hour of 3:30 p.m. having arrived, the Senate took up for consideration the amendment to Senate rules Nos. 20 and 21.

On motion of Scnator Carlyon the matter of the proposed amendments to above rules was referred to the Rules Committee.

Senate bill No. 11.

The secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., January 15, 1917.

MR. PRESIDENT:

We, your Committee on Medicine, Dentistry, Surgery and Hygiene to whom was referred Senate bill No. 11, entitled "An act relating to the control of dead bodies, and providing for the establishment, maintenance and regulation of public morgues in counties of the first class, subdivision class A, and prescribing penalties for the vio lation thereof," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass with the following amendments:

In lines 3 and 4 of the title, strike the words "subdivision class A."

In lines 6 and 7, section 1, strike the words "every county coming under subdivision class A of," also line 10 section 1, strike the words "subdivision class A."

In section 6, line 17 strike the word "of" and insert the word "to."

Strike section 9.

Add a new section to be known as section 9 as follows:

"All fees collected under the provisions of this act shall be turned over to the county treasurer as provided by law."

DR. J. A. GHENT, Chairman.

We concur in this report: Warner M. Karshner, D. H. Cox, W. W. Brand.

On motion of Senator Ghent the report of the committee was adopted.

Senate bill No. 11, by Senator Ghent, entitled "An act relating to the control of dead bodies, and providing for the establishment, maintenance and regulation of public morgues in counties of the first class, and prescribing penalties for the violation theorem," was read third time.

On motion of Senator Karshner, section 1, line 4 of the original bill was amended by striking the word "shall" and inserting in lieu thereof the words "may at their discretion."

On motion of Senator Chase the bill was amended in section 1, line 6 of the original bill, by inserting after the word "class" the words "of more

than two hundred and fifty thousand population," and in same section, line 8, after the first word "counties" insert the words "of more than two hundred and fifty thousand population."

Scnator Hall moved to re-refer the bill to the Committee on Medicine, Dentistry, Surgery and Hygiene.

The motion failed to carry.

On motion of Senator Smith (J. H.), the bill was amended in section 1, line 2 of the original bill, by striking out the word "passage" and inserting in lieu thereof the words "taking effect."

On motion of Senator Davis (W. S.), the bill was amended as follows: In section 3, line 23 of the original bill, strike the following: "have not had a licensed physician in attendance for twenty four hours provious to death, and bodies which are by law subject to a post mortom or coroner's inquest," and insert in lieu thereof the following: "come to their death by reason of violence or unnatural causes, or where there shall exist reasonable grounds for the belief that such death has been caused by unlawful means at the hands of another, and bodies upon which a post mortem or coroner's inquest is to be held."

On motion of Senator Palmer, the bill was amended in section 3, line 2 of the original bill, by inserting the words "friend or" after the word "by."

Senator Smith (J. H.), moved to amend the bill by striking all of section 4 after the word "given" in line 5 of the original bill.

The motion was withdrawn.

On motion of Senator Hall, the bill was amended by striking section 5 of the original bill and inserting in lieu thereof the following: "Sec. 5. No charge shall be made for the removal to or care of any body while in the morgue and upon the request of relatives or friends the body after investigation shall be delivered to the friends at any point in the city without charge."

On motion of Senator Davis (W. S.), the bill was amended in section 7, lines 22 and 23 of the original bill, by striking the words: "Who had not had a licensed physician in attendance for twenty four hours provious to death" and insert in lieu thereof the following: "not claimed by a relative or friend, or who came to their death by reason of violence or from unnatural causes or where there shall exist reasonable ground for the belief that such death has been caused by unlawful means at the bands of another"

On motion of Senator Nichols, the special order for 4 o'clock was ad vanced to immediately after the disposal of Senate bill No. 11.

On motion of Senator Hall, the bill was amended by striking the words "undertaker or other" in line 20 of section 7 of the original bill.

On motion of Senator Karshner, the bill was amended in section 7, line 25 of the original bill, by striking the word "dying" and inserting in lieu thereof the word "deceased."

On motion of Senator Nichols, section 8 was stricken.

On motion of Senator Nichols, the bill was amended in section 1, line 8 of the original bill, by striking the amendment by Senator Chase, after the word "counties" being "or more than two hundred and fifty thousand population," and in same section, line 8 of the original bill, by striking the words "be designated as counties of the first class" and substituting in lieu thereof the words "attain a population of more than two hundred and fifty thousand population" and in same section after the word "after" in line 9 of the orig-

inal bill, insert the word "attaining" and in same section, line 9 of the original bill, strike the word "designation" and substitute in lieu thereof the word "population."

On motion of Scantor Palmer, the bill was amended in section 1, by adding to the end thereof the following: "Provided, however, that only one such public morgue may be established in any county."

Scnator Palmer moved to have the bill engressed and mimeographed and further considered at tomorrow's session.

The motion failed to carry.

The secretary called the roll on the final passage of Senate bill No. 11, as amended, and it passed the Senate by the following voto:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Ghent, Groff, Hall, Hutchinson, Iverson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Morthland, Myers, Nichols, Smith (Joseph H.), Steiner, Taylor, Wells, Wray—35.

Those voting nay were: Senators Johnson, Palmer and Smith (A. A.)—3. Those absent or not voting were: Senators Davis (Lincoln), Metcalf, Phipps and Stevenson—4.

On motion of Senator Chase, the title of the bill was amended by striking the words "of the first class" and inserting in lieu thereof the words "having a population of more than two hundred and fifty thousand or more."

There being no objection, the title of the bill, as amended, was ordered to stand as the title of the act.

SPECIAL ORDER.

Senate bill No. 11 having been disposed of, the Senate took up the consideration of Senate bill No. 21, a special order for this time.

Senator Iverson moved the adoption of the following amendment as a substitute for the amendment heretofore offered by Senator Taylor.

Otrike section 1 and substitute in lieu thereof the following:

Section 1. Whenever any city or town in the State of Washington owns or has acquired, or may hereafter become the owner of or acquire any water utility, and shall desire to extend such utility beyond its corporate limits, it shall be lawful for such city to acquire, make, build, construct, and maintain such extension, and to sell, dispose of and distribute its product or corvice to any other municipality, or to any porson, firm or corporation, desiring to purchase the same: Provided however, The rights and obligations of existing franchises shall be maintained by the owner of such public utility: Provided further, That all cities and towns are hereby authorized to purchase, own and control franchises and distributing systems of water in other cities and towns.

The motion failed to carry.

The amendment offered by Senator Taylor was adopted, being as follows: Strike section 1 and substitute in lieu thereof the following:

Section 1. Whenever any city or town in the State of Washington owns or has acquired, or may hereafter become the owner of or acquire any water utility, and shall desire to extend such utility beyond its corporate limits, it shall be lawful for such city or town to acquire, make, build, construct and maintain such extension, and to sell, dispose of and distribute its product or service to any other municipality, or to any person, firm or corporation, desiring to purchase the same. Such pertion of such public utility that extends beyond the corporate limits of any city, shall be operated at such prices, and under such rules and regulations, as may be prescribed by the public service commission: Provided, however, The rights and obligations of existing franchises shall be maintained by the owner of such public utility: Provided further, That all cities and towns are hereby authorized to purchase, own and control franchises and distributing systems of water in other towns and cities.

On motion of Senator Iverson, the bill was amended in section 2 by inserting the words "or town" after the word "city," being in lines 14 and 20 of the original bill.

On motion of Senator Jones, the bill was amended in section 2, line 17 of the original bill, by inserting the word "such" after the word "proposition."

The secretary called the roll on the final passage of Senate bill No. 21, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Ghent, Groff, Hall, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Morthland, Myers, Nichols, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wells, Wray—37.

Voting nay: Senator Palmer-1.

Those absent or not voting were: Senators Davis (Lincoln), Metcalf, Phipps and Stevenson—4.

On motion of Senator Boner, the title of the bill was amended by inserting the word "certain" before the word "public."

There being no objection, the title of the bill, as amended, was ordered to stand as the title of the act.

On motion of Senator Iverson, the rules were suspended, and Senate bill No. 21 ordered transmitted to the House immediately.

On motion of Senator Nichols, the Senate returned to the order of business.

The secretary read:

MESSAGE TO THE SENATE.

House of Representatives,

Mr. President: Olympia, Wash., January 29, 1917.

The House has passed House concurrent resolution No. 25, relating to memorial

services of the Hon. George W. Morse, deceased;
Also, the House has adopted House concurrent resolution No. 26, relating to hold-

ing memorial services for the Hon. Joseph G. Megler;
Also, the speaker has signed Senate concurrent resolution No. 8, relating to

memorial services in honor of Lincoln's birthday; Also, Senate joint memorial No. 3, relating to the elective franchise for women; Also, Senate bill No. 19, relating to changing the name of the city of North

Yakima to Yakima;
Also, Senate concurrent resolution No. 6, relating to holding memorial services for Senator G. V. Calhoun;

Also, Senate joint memorial No. 2, relating to the creation of Mount Baker National Park:

Also, the House has passed House bill No. 96, "An act making an appropriation from the public highway fund for the redemption of the Wanatahaa bridge hands."

And the same are herewith transmitted. C. R. MAYBURY, Chief Clerk.

INTRODUCTION OF BILLS.

House bill No. 96, by Committee on Roads and Bridges, entitled "An act making an appropriation from the public highway fund for the redemption of the Wenatchee bridge bonds and declaring an emergency."

The bill was read the first time, and on motion of Senator Nichols, the rules were suspended, the bill was read second time by title.

On motion of Senator Nichols, the rules were further suspended and the Senate resolved itself into a committee of the whole to consider House bill No. 96.

The bill was considered in the committee of the whole, Senator Smith (Joseph II.) in the chair, and reported back to the Senate with the recommendation that it do pass.

On motion of Senator Smith (J. H.), the report of the committee was adopted.

On motion of Senator Chase, the rules were further suspended, the reading of the bill had in the committee of the whole was considered the third reading and the bill placed on final passage.

The secretary called the roll on the final passage of House bill No. 96 and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Ghent, Groff, Hall, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Morthland, Myers, Nichols, Palmer, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wray—37.

Those absent or not voting were: Senators Davis (Lincoln), Metcalf, Phipps, Stevenson and Wells—5.

There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Nichols, the rules were suspended, and House bill No. 96 ordered transmitted to the House immediately.

The secretary read:

SENATE JOINT RESOLUTION NO. 6.

By Senator Steiner:

Whereas, The legislature of the State of Oregon, now in session, has passed a concurrent resolution providing for a joint meeting of a committee on fisheries from the State of Oregon to confor with a like committee from the State of Washington, which conforces is to be held in Scattle on the 3d day of February, 1917, therefore,

Be it revolved, By the Senate and the House of Representatives that a joint committee he appointed consisting of five members from the Senate, to be appointed by the president and six members from the House, to be appointed by the speaker, to act with a like committee from the State of Oregon to meet at Seattle on the 3d day of February, 1917, for the purpose of conferring on such legislation affecting the fisheries on the Columbia river, as may be of joint interest to the two states, and that said committee be allowed to use one of the regular appointed elerks or stenographers and that the members of said committee be allowed their actual expenses in going to, returning from and while in attendance at, such conference.

On motion of Senator Steiner, the rules were suspended and Senate joint resolution No. 6 read second and third times.

The secretary called the roll on the final passage of Senate joint resolution No. 6 and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, French, Groff, Hall, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Morthland, Myers, Nichols, Smith (A. A.), Smith (Joseph H.), Steiner, Wells, Wray—34.

Voting nay: Senator Palmer-1.

Those absent or not voting were: Senators Davis (Lincoln), Ferryman, Ghent, Metcalf, Phipps, Stevenson and Taylor—7.

On motion of Senator Steiner, the rules were suspended and Senate joint resolution No. 6 ordered transmitted to the House immediately.

At $5.35~\mathrm{p.\,m.}$, on motion of Scnator Carlyon, the Scnate adjourned until tomorrow.

Louis F. Hart, President of the Senate.

FRANK M. DALLAM, JR., Secretary of the Senate.

TWENTY-THIRD DAY.

MORNING SESSION.

SENATE CHAMBER, OLYMPIA, WASH., Tuesday, January 30, 1917.

The Senate was called to order at 10 o'clock a.m., by President Hart, pursuant to adjournment.

Senator Davis (W. S.) offered prayer.

The secretary called the roll, all members being present, except Senators Davis (Lincoln), Metcalf, Phipps and Stevenson, all excused.

On motion of Senator Iverson, the reading of yesterday's journal was dispensed with, and it was approved.

The secretary read:

MESSAGE TO THE SENATE.

House of Representatives, Olympia, Wash., January 29, 1917.

MR. PRESIDENT:

The speaker has signed House concurrent resolution No. 25, relating to memorial services of the Honorable George W. Morse, deceased;

Also, the House has passed House joint resolution No. 2, relating to the copies of the House and Senate records;

And the same are herewith transmitted.

C. R. MAYBURY, Chief Clerk.

The secretary read House concurrent resolution No. 25, by Mr. Ferry, "Relating to memorial services of the Honorable George W. Morse, deceased."

On motion of Senator Fairchild, the resolution was adopted.

The president signed House concurrent resolution No. 25.

The secretary read House concurrent resolution No. 26, by Mr. Girard, "Relating to memorial services for the late Joseph G. Megler."

On motion of Senator Davis (W.S.), the resolution was adopted.

The secretary read House joint resolution No. 2, by Mr. Christenson, "Relating to the copies of the House and Senate records."

On motion of Scnator Taylor, the resolution was read a second time by title, and referred to the Committee on Printing.

REPORTS OF STANDING COMMITTEES.

The Committee on Elections and Privileges recommended that House bill No. 82 do pass with certain amendments.

On motion of Senator Smith (A. A.), the report, together with the bill, was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., January 30, 1917.

MR. PRESIDENT:

We, your joint Committee on Game and Game Fish to whom was referred Senate bill No. 113, entitled "An act relating to game fish, providing for their protection, fixing the bag limit, and amending section 41 of chapter 120 of the laws of 1913," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do not pass.

CHAS. E. MYERS, Chairman.

We concur in this report: D. H. Cox, E. V. Kuykendall, W. W. Brand.

On motion of Senator Myers, the report of the committee was adopted and the bill was indefinitely postponed.

SENATE CHAMBER,

MR. PRESIDENT:

OLYMPIA, WASH., January 30, 1917.

We, your Committee on Rules and Joint Rules to whom was referred House bill No. 20, by Committee on Appropriations, making appropriations for the office of the state fish commissioner, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it be re-referred to the Appropriations Committee.

Louis F. Hart. Chairman.

We concur in this report: P. H. Carlyon, H. D. Taylor, E. L. French, O. T. Cornwell, Oliver Hall.

On motion of Senator Taylor, the report of the committee was adopted.

SENATE CHAMBER.

MR. PRESIDENT:

OLYMPIA, WASH., January 30, 1917.

Your Committee on Engrossed Bills to whom was referred engrossed Senate bill No. 21, entitled "An act relating to the operation and maintenance of certain public utilities by municipal corporations, validating utility bonds, in certain cases, and declaring an emergency;"

Also, engrossed Senate bill No. 11, entitled "An act relating to the control of dead bodies, and providing for the establishment, maintenance and regulation of public morgues in counties having a population of two hundred fifty thousand or more, and prescribing penalties for the violation thereof," have compared same with the original bills and find them correctly engrossed.

Respectfully submitted,

JAMES BURTON, Chairman.

We concur in this report: G. E. Steiner, E. Ben Johnson.

REPORT OF SPECIAL COMMITTEE.

The joint committee of the Senate and House of Representatives, in charge of memorial services to carry out the joint resolutions heretofore passed by said bodies, makes the following recommendations and reports:

First: That the joint memorial services be held at 2:00 p. m., in the House chamber, on Tuesday, January 30, 1917.

Second: That a memorial service program be delivered.

Third: That C. V. Savidge deliver a general eulogy following a reading of the list of the deceased members by the clerk.

Fourth: That the persons designated for each of the deceased members, write a brief eulogy not to exceed 500 words; same to be printed in the record, but not to be delivered orally at the memorial services, as such delivery would make the program too long.

Fifth: That in case any senator or representative, because of his intimate friendship and acquaintance with deceased desires also to write a eulogy, or to make a brief oral eulogy, that the same be printed in the records.

INTRODUCTION OF BILLS.

Senate bill No. 121, by Senator Nichols, entitled "An act relating to public service properties and utilities, and amending chapter 117, Laws of 1911, by adding thereto two new sections to be known as section 8½ and section 80½."

The bill was read the first time, and on motion of Senator Nichols, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Cities of the First Class.

Senate bill No. 122, by Senator Palmer, entitled "An act to amend section 982 of Remington & Ballinger's Annotated Codes and Statutes of Washington, relating to divorce and alimony."

The bill was read the first time, and on motion of Senator Palmer, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate bill No. 123, by Senator Wray, entitled "An act to regulate the practice of barbering, and licensing of persons to carry on such practice, and providing punishment for its violations, to provide for a board of examiners and define its duties, and to repeal all existing laws in relation thereto."

The bill was read the first time, and on motion of Senator Wray, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Labor and Labor Statistics.

Senate bill No. 124, by Senator Landon, entitled "An act providing for the amendment of article VII of the constitution of the State of Washington by adding thereto a new section to be known as section 10, relating to exemption of ships and vessels from taxation."

The bill was read the first time, and on motion of Senator Landon, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Constitution and Constitutional Revision.

Senate bill No. 125, by Senator Smith (J. H.), entitled "An act relating to liens upon chattels, and amending sections 1154, 1155, 1156, 1157 of Remington & Ballinger's Annotated Codes and Statutes of Washington, and adding a new section to be known as section 1157-a of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Smith (J. H.), the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate bill No. 126, by Senator Smith (J. H.), entitled "An act relating to the payment of a tax on premiums collected by insurance companies, and amending section 6059-26 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Smith (J. H.), the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Insurance.

Senate bill No. 127, by Joint Committee on Irrigation and Arid Lands, entitled "An act relating to the use of water in the State of Washington and the right to the use thereof, providing penalties for its violation, and for the exercise of the power of eminent domain in certain cases, making an appropriation and repealing certain acts and parts of acts."

The bill was read the first time, and on motion of Senator Morthland, the rules were suspended, the bill was read the second time by title, 1,000 additional copies ordered printed and referred to the Committee on Irrigation and Arid Lands.

Senate bill No. 128, by Committee on Public Morals, entitled "An act relating to the prevention of cruelty to animals and amending section 3278 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Davis (W. S.), the rules were suspended, the bill was read the second time by title, ordered printed and placed on general file.

Senate bill No. 129, by Committee on Public Morals, entitled "An act relating to provention of cruelty to animals and amending section 3280 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Davis (W. S.), the rules were suspended, the bill was read the second time by title, ordered printed and placed on general file.

Senate bill No. 130, by Senator Johnson, entitled "An act authorizing cities and towns to construct, purchase, condomn and purchase, acquire, add to, maintain, conduct and operate certain public utilities; and amending section 8005 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Sonator Johnson, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Public Utilities.

Senate bill No. 131, by Senator Davis (W. S.), entitled "An act relating to the exhibition of motion pictures; providing a board to censor motion picture films; prescribing its powers, duties and calaries; and fixing penalties for violations hereof."

The bill was read the first time, and on motion of Senator Davis (W. S.), the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Public Morals.

Senate bill No. 132, by Senator French (by request), entitled "An act relating to the state board of control, providing for the membership thereof and amending section 8031 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Sonator French, the rules were suspended, the bill was read the second time by title, and referred to the Committee on Labor and Labor Statistics.

On motion of Sonator French, the rules were further suspended and Senate bill No. 132 ordered printed.

GENERAL FILE.

Sonator Palmor moved that consideration of Senate bill No. 68 be continued until tomorrow and that the bill retain its place at the head of tomorrow's calendar.

Senator Hutchinson moved as a substitute to the motion by Senator Palmer that the bill be made a special order for Monday, February 5, 1917, at the hour of 2:30 p.m.

The substitute motion carried.

Senate bill No. 85, by Senator Ferryman, entitled "An act authorizing and directing the Commissioner of Public Lands to certify certain shore lands to the Governor for deed and authorizing and directing the Governor to execute and the Secretary of State to attest a deed conveying to the city of Wenatchee

certain shore lands for use as, and in connection with its public park and for no other purpose," was read third time.

On motion of Senator Smith (J. H.), the bill was amended in section 2, line 3 of the original bill by inserting after the word "Washington," the following: "to be known as Ferryman Park and"

The secretary called the roll on the final passage of Senate bill No. 85, and it passed the Senate, as amended, by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Groff, Hall, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, McMillan, Morthland, Myers, Nichols, Palmer, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wells, Wray—36.

Those absent or not voting were: Senators Davis (Lincoln), Ghent, Landon, Metcalf, Phipps and Stevenson—6.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate bill No. 39, by Senator Kuykendall, entitled "An act relating to the improvement of public highways and amending section 5879-18 of Remington & Ballinger's Annotated Codes and Statutes of Washington," was read third time.

The secretary called the roll on the final passage of Senate bill No. 39, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Groff, Hall, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, McMillan, Morthland, Myers, Nichols, Palmer, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wells, Wray—36.

Those absent or not voting were: Senators Davis (Lincoln), Ghent, Landon, Metcalf, Phipps and Stevenson—6.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate bill No. 36.

The secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., January 15, 1917.

MR. PRESIDENT:

We, your Committee on State Charitable Institutions to whom was referred Senate Bill No. 36, entitled "An act permitting the inmates of the Western Washington Hospital for the Insane to manufacture articles for the National Red Cross Society," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass with the following amendments:

In the title of the bill strike the words "the Western Washington Hospital for the Insane" and in lieu thereof insert the words "any state charitable institution."

In line 6 of the original bill, the same being line 2 of the printed bill, strike the words "the Western Washington Hospital for the Insane" and in lieu thereof insert the words "any state charitable institution." R. A. HUTCHINSON, Chairman.

We concur in this report: W. M. Karshner, Walter S. Davis, Dr. J. A. Ghent, Peter Iverson, W. V. Wells.

On motion of Senator Fairchild, the report of the committee was adopted. Senate bill No. 36, by Senator Fairchild, was read third time.

On motion of Senator Johnson, the bill was amended by adding to the end thereof the following: "Provided, the state shall not be liable for any materials lost or destroyed at such institutions."

The bill was amended on motion of Senator Nichols, in section 1, lines 6 and 7 of the original bill, by striking the words "the Western Washington Hospital for the Insane" and substituting in lieu thereof the words "any state hospital."

Senator Carlyon moved to amend the bill by striking the word "superintendent" in line 6, section 1 of the original bill, and inserting in lieu thereof the words "board of control."

The motion carried.

Senator Brown moved to re-refer the bill to the Committee on Judiciary.

Senator Fairchild moved to indefinitely postpone the bill.

The motion by Senator Fairchild was lost.

The motion by Senator Brown failed to carry.

Senator Nichols moved that the bill retain its place on the calendar and go over until tomorrow's session.

The motion failed to carry.

Senator Carlyon moved the previous question, seconded by Senators Hutchinson and Kleeb.

The motion carried.

The secretary called the roll on the final passage of Senate bill No. 36, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Brand, Brown, Burton, Carlyon, Cornwell, Davis (Walter S.), Fairchild, French, Hall, Hutchinson, Iverson, Johnson, Kleeb, Kuykendall, Landon, McMillan, Morthland, Myers, Nichols, Smith (A. A.), Smith (Joseph H.), Steiner, Wells, Wray—25.

Those voting nay were: Senators Boner, Chase, Cleary, Faulkner, Ferryman, Groff, Jones, Judd, Karshner, Palmer and Taylor—11.

Those absent or not voting were: Senators Cox, Davis (Lincoln), Ghent, Metcalf, Phipps and Stevenson—6.

On motion of Senator Nichols, the title of the bill was amended by striking the words "any state charitable institution" and substituting in lieu thereof the words "any state hospital."

There being no objection, the title of the bill, as amended, was ordered to stand as the title of the act.

The secretary read:

MESSAGE TO THE SENATE.

House of Representatives, Olympia, Wash., January 30, 1917.

MR. PRESIDENT:

The House has adopted Senate concurrent resolution No. 7, relating to memorial service in honor of Lincoln's birthday;

Also, the House has passed Senate joint resolution No. 6, relating to a joint conference with a committee from the legislature of the State of Oregon affecting fisheries on the Columbia river;

Also, Senate joint memorial No. 6, relating to the building and maintaining of a military highway along the Pacific coast from the Canadian border to the Mexican border;

Also, Senate joint memorial No. 4, petititoning Congress to reimburse the State of Washington in the sum of two thousand six hundred twelve dollars and sixty cents on account of the mustering into federal service of the N. G. W.;

Also, Scnatt joint memorial No. 5, relating to the construction of a military high way connecting Forts Vancouver and Canby in the State of Washington;

Also, engrossed House bill No. 36, "An act relating to the powers and duties of school directors and authorizing medical inspection in second and third class school districts;"

Also, engressed House bill No. 83, "An act reappropriating certain sums from the public highway fund for the purpose of constructing and maintaining certain highways that have been established and constructed and declaring an emergency;"

Also, House bill No. 54, "An act relating to the governing and regulation of armories and rifle ranges, and amending section 7334 of Remington & Ballinger's An notated Codes and Statutes of Washington."

And the same are herewith transmitted.

C. R. MAYBURY, Chief Clerk.

On motion of Senator Jones, the Senate returned to the order of business:

INTRODUCTION OF BILLS.

Senate bill No. 133, by Senator Jones (indorsed by public service commission), entitled "An act relating to railroad rights-of-way, defining the powers and duties of the public service commission in relation thereto, and granting the right of condemnation to railroad companies for the protection of their rights-of-way."

The bill was read the first time, and on motion of Senator Jones, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Public Utilities.

Engrossed House bill No. 36, by Mr. Pool, entitled "An act relating to the powers and duties of school directors, and authorizing medical inspection in second and third class school districts."

The bill was read the first time, and on motion of Senator Cornwell, the rules were suspended, the bill was read the second time by title, and referred to the Committee on Education.

House bill No. 54, by Mr. Honefenger, entitled "An act relating to the governing and regulation of armories and rifle ranges, and amending section 7334 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Groff, the rules were suspended, the bill was read the second time by title, and referred to the Committee on Military.

Engrossed House bill No. 83, by Committee on Roads and Bridges, entitled "An act reappropriating certain sums from the public highway fund for the purpose of constructing and maintaining certain highways that have been established and constructed, and declaring an emergency."

The bill was read the first time, and on motion of Senator Nichols, the rules were suspended, the bill was read the second time by title, and referred to the Committee on Roads and Bridges.

On motion of Senator Morthland, the Joint Committee on Irrigation and Arid Lands was given the use of the Senate chamber Monday evening, February 5, 1917, at the hour of 8 o'clock.

Senator Fairchild moved that 100 additional copies of Senate bill No. 18 be printed.

The motion was withdrawn.

At 11:58 a.m., on motion of Scnator Palmer, the Scnate took a recess until 1:50 o'clock this afternoon.

AFTERNOON SESSION.

The Senate was called to order at 1:50 p.m. by the president pro tem. The secretary read:

MESSAGE TO THE SENATE.

House of Representatives, Olympia, Wash., January 29, 1917.

MR. PRESIDENT:

The speaker has signed House concurrent resolution No. 26, relating to holding memorial services for the Hon. Joseph G. Megler:

Also, House bill No. 96, entitled "An act making an appropriation from the public highway fund for the redemption of the Wenatchee bridge bonds and declaring an emergency;"

Also, House concurrent resolution No. 24, relating to memorial exercises for the late Hon. James A. Karr.

And the same are herewith transmitted. C. R. MAYBURY, Chief Clerk.

The president pro tem, signed enrolled House bill No. 96.

The hour of 2 o'clock, the time set for holding joint memorial services with the House, having arrived, the Senate, on motion of Senator McMillan, repaired to the House chamber.

JOINT SESSION.

The sergeant at arms of the House announced the arrival of the senators at the door of the House, and they were invited to seats within the bar of the House.

The joint session was called to order at 2 o'clock p. m.

The president pro tem., Senator Nichols, presided.

The secretary called the Senate roll, all members being present, except Senators Davis (Lincoln), Metcalf, Phipps and Stevenson, all excused.

The chief clerk of the House called the House roll, showing the following members absent: Messrs. Banker, Bishop, Farnsworth, Hart, Hoover, Houser, Hubbell, Manogue, Ray and Yale.

Prayer was offered by Rev. N. M. Temple.

The president pro tem. announced that the memorial services were a mark of respect to the memories of Messrs. A. S. Ruth, D. S. Troy, G. V. Calhoun, Addison G. Foster, E. K. Pendergast, Wm. F. Robinson, Oscar M. Haroldson, Chas. D. King, Robert A. Ayer, A. T. Stream, G. F. Raymond, Ira P. Englehart, John A. Arrasmith, E. J. Durham, Geo. E. Dickson, Wm. A. Arnold, I. C. Oleson, Allen Weir, H. C. Bostwick, Geo. W. Morse, James A. Karr and Joseph G. Megler.

An eulogy on the life of Addison G. Foster was delivered by Representative Jas. H. Davis.

Senator J. W. Faulkner spoke on the life of E. K. Pendergast, and Senator Wm. Wray on the life of Senator A. S. Ruth.

Representative J. M. Shields spoke on the life of the late Representative Wm. F. Robinson.

Hon. Clark V. Savidge spoke in memory of Messrs. D. S. Troy, G. V. Calhoun, Oscar M. Haroldson, Robert A. Ayer, A. T. Stream, G. F. Raymond, Ira P. Englehart, John A. Arrasmith, E. J. Durham, George E.

Dickson, Wm. A. Arnold, I. C. Oleson, Allen Weir, H. C. Bostwick, Geo. W. Morse, James A. Karr, Joseph G. Megler, Chas. D. King.

Mr. Davis spoke as follows:

Mr. President and Members of the Joint Session:

It is on such occasions as this that we are reminded of the loss we have sustained in the death of a friend, a neighbor, and a citizen. It is in this thought that I desire to speak to you today in memory of Hon. Addison G. Foster.

It was my pleasure to know Senator Foster for almost a quarter of a century, and as a friend he never faltered, and as a citizen he represented the highest type of manhood, and in his death the State of Washington lost one of its most influential and honored men. Probably the most distinctive service rendered by Senator Foster while United States Senator, was the securing of aid to navigation on the Pacific coast. At the time he entered our national councils no attention whatever had been given this most important subject, but with his usual energy and determination he started in to make it possible for shipping, both on the Columbia river and Alaskan waters, to be developed and such improvements as would secure the greatest measure of safety.

He brought to his service in the Senate, a mind ripe in business matters and was able to approach questions from a business standpoint. Senator Foster was not an orator but he accomplished his work from a business man's standpoint and his great mind and business training made him a leader in all questions affecting the commercial interests of the country.

Sonator Foster was always identified in Republican politics, having been in many minor offices in Minnesota and finally rounded out his useful career as a member of the Senate of the United States. Since 1905 he had lived a retired life.

He was a man, not spectacular, but was best known to those nearest him as a man of kind and happy disposition, doing in his quiet way, many acts of kindness, and his means always at the command of those doing acts of charity and generous kindness.

Many of our citizens in Tacoma well remember his kindly deeds and he will long he remembered for his genial, hearty greeting, with a singere sense of duty to his constituents and devotion to his friends.

Senator Faulkner spoke as follows:

Mr. President and Members of the Joint Session:

My sentiments on an occasion of this kind do not find ready expression in words, and I keenly feel my inability to pay a really fitting tribute to the memory of Edmund & Pendergast, a former member of the House, and a man who was one of the strongest characters I ever knew. Because of my long and intimate acquaintance with him--because of the further fact that his life's work was made up in a large measure of his service as a public officer in the four counties embraced in the district which I represent, the members of the House from those counties have requested me to speak here concerning him, and I consider it both a duty and a privilege to do so.

His father who was the founder and first president of the Agricultural College of the State of Minnesota and a superintendent of instruction for that state, believed that no boy who did not earn his own way, could fully appreciate the value of an education, or use it to best advantage. Thrown upon his own resources, he paid his own way through school, and after graduating from the law department of the University of Michigan, came west and practiced law for a time in Spokane, which was at that time a mere village. About a quarter of a century age, he moved to the town of Waterville, where his real life's work began.

I have often thought that the two bibleal characters, Cain and Abraham, typify the two classes that have pioneered the west, and contended together for the mastery of every frontier settlement from the Alleghenies to the shores of the Pacific.

The one class are fugitives from justice, seeking a country where they can be free from the restraints of law, while the other class are home seekers and home builders, who have acted in response to the race instinct for pioneering, that has kept the white man on the move over since he left his original home in Western Asia, porhaps untold centuries before the days of Abraham. The latter class have always stood for truth and justice, law and order, and their cherished institutions have been the church and the school, while the former class on our western frontier, have upheld crime, and stood for the wide-open town.

When he first went to Douglas county, he found the worst element in Eastern Washington congregated there, as a result of the railroad construction then going on, and at once threw all his energies into the fight for the cause of law and order. He was elected as city attorney, and a short time afterwards as prosecuting attorney of Douglas county, a position which he held for three terms, and by his ability and earlessness, made himself a terror to the evil doer. His reputation as a lawyer and a prosecutor spread to adjoining counties, and the stockraisers of Okanogan county who had suffered from the depredations of the outlaw element that always hovers along an international boundary line, induced him to remove his residence to that county, where he served an additional three terms as prosecuting attorney, and succeeded in making a region formerly dominated to large extent by horse and cattle thieves, one of the most peaceable and law abiding regions in our commonwealth, a county where there has been no murder case for six years and only one case of robbery in ten years, and where petty thievery is practically unknown.

When I first met Judge Pendergast in 1904, he was serving his first term as proscuting attorney of Okanogan county, and was at the same time the worst hated and the most highly respected man in the community. The outlaw never gives up his control of a community with good grace, Judge Pendergast's firm stand for sobriety and morality and law and order, made him respected by all, and he grew in the esteem of the people among whom he worked, as the years went by. He served during the last six years of his life, as judge of the Superior Court of Okanogan and Ferry counties, and had the pleasure of living long enough to see that his life's work was

not in vain.

Those of us who have lived in the community where he labored, realize that he did more for the cause of law and order in that region than any other man, and that is the reason why we feel that it is proper to remember him in these memorial services, and why our hearts go out in sympathy for his widow—a noble woman, and for his son, an excellent young man.

Judge Pendergast's kindly disposition was shown by the fact that in the towns of Conconully and Okanogan, where he spent the closing years of his life, every child

knew and loved him.

Most of us who have reached middle life, realize when we stop to take an inventory of ourselves, that we are but wrooks of what we might have been, had our environment and our opportunities been different, and in this case, I have often thought that notwithstanding the fact that at the time of his death, he was occupying the highest office within the gift of the people who knew him best, it was a great loss to our state as a whole that he was not known throughout its border, because a knowledge of his great abilities and oplendid character would have caused him to be called higher up in its councils.

I believe that the true measure of a man's life is made, not entirely by considering the things which he has actually accomplished, but in part by considering the olds with which he has had to contend, and measured by such a standard, Edmund K. Pendergast was one of the truly great men of our state. I will indulge in no vain attempt to lift the mysterious veil which hides the future from us, but will simply express the faith that he still lives, in the realm where God's eternal law prevails.

Senator Wray spoke as follows:

Mr. President and Members of the Joint Assembly:

There is presented to those of us who arise to speak a word in memory of our departed members, a difficult task difficult because for every century in the history of man orations of this nature have been made and the entire field of thought so fully explored as to leave little to be said, and difficult because language itself is insidequate to fully portray the profounder emotions of the soul.

Whatever we may say, however apt we happen to be in the choice of words, we over end our comments of this nature with the knowledge that we have done but poor

justice to the occasion and paid but feeble tribute to our departed friends

The occurence of death is everywhere in evidence, but the fact of death is the ever present and unsolvable mystery of life. Today we look gladly into the face of our friend and rejoice in his companionship. Tomorrew he lies before us unresponding to our call and indifferent to our tears and sorrow. Seemingly, from the physical appearance there is no cause for his silence. The organs of the body are there—and the body itself seems complete and perfect, but the animating principle is gone and that at which we look is no longer our friend. That which inspired the body and

made it responsive to all the requirements of friendship the word of encouragement, the omile of approval, the caress of affection all these have taken their departure, and that at which we look is but the deserted house rapidly rushing toward ruin and decay. Nor does the accumulated wisdom of the ages bring an answer to the cry of humanity as to the meaning and mystery of death. It is true that when human wisdom fails, faith steps in and points to the day when the brightness of vision will give full recompense and answer for the darkness and mysteries of this life, and yet in its corrow and griof over the loss of our friends and loved ones, the human soul cries out for a broader shaft of life from the vast and unspeaking beyond.

I give way to this trend of thought, Mr. President and Gentlemen, because I was near to Senator Ruth and his friendship meant much to me, and I have been wonder ing if that which new keeps us apart is an eternal something pressing with the force of a never ending destiny or merely a transitory experience which will give way sometime, somewhere, and result in a reunion of friendship's ties under a brighter sky and with a higher and more satisfying environment. You often read in obituary notices this sentence: "His death is a distinct loss to the community." that there is hardly a human being, whatever may be his station in life, but whose death assumes the magnitude of being a distinct loss. Some heart will be lonely and some life made barren, because of his death. So that, though shopworn, the term "distinct loss" is never a misuse of words. And yet, Gentlemen, in a peculiar sense we may apply this phrase to our departed member, Senator Ruth. He had the faults common to many of us. Like his follow men everywhere, and throughout all history, he was far from perfect, and in his social and political views he differed from many of us. But he was brave, truthful and conscientious. He did not profess one thing and act another. He never advocated a cause unless that cause appealed to his convictions, and when it did, no force of opposition daunted him and no fear of adverse crticism swerved him from his chosen path.

Mr. President, when a man possessing these traits of courage, conscientiousness, and conviction passes away, the entire circle in which he lived meets with a distinct and definite loss which can only be recompensed to the world by the renewed cultivation of these virtues by those of us who still remain to advance the cause for good government and enlarge the sphere of enrolled citizenship.

Senator Ruth was inherently too big and too great to be guilty of the little meannesses common to small men. If he held aught against another, and felt the necessity of giving it expression, he did not descend to the low level of assassinating the reputation of that one by insinuation and innuendo when the other's back was turned. He was never afraid to look the other fairly in the face in giving expression to his thoughts.

We hear and read a good deal in these days of the superman, the man who rises above his generation and lives upon the mountain top of greatness rather than in the valley, where littleness and solfceoking kill the impulses of loyal and true manhood. We hear and read of mon in the tronches and on the battlefields, who hourly look death in the face and laugh it to scorn while they discharge their duties and plan for future conquests as though there were no such thing as death. So was Senator Ruth a great and brave man. There attached a deadly disease to his body long years be fore that disease mastered his iron will and finally won a triumph.

Time and again with the White Plague reaching for victory over him he faced it unafraid and unconquerable, and performed his duties as a public servant and private citizen with the mighty strength of immortal heroism. Time and again we looked upon his face with the fear tugging at our hearts that this was our final farewell, and yet he lived and fought and conscorated himself to his work, until at last all fighting was in vain, and like the most gallant knight of old or bravest soldier of the present giant war, he laughed in the face of his final enemy and yielded to the inevitable.

Gentlemen, I esteem it as one of the highest privileges in this honorable body to be called upon to speak a word in eulogy of our departed friend and colleague, the Honorable A. S. Ruth. I wish it were possible for me so to speak, with such force of burning elequence and power so that my voice would carry beyond the shadows of death and give him to know with what respect I cherish his memory and what profound feelings of friendship I still hold for him. I realize that there is no pyramid of flowers we can build whose beauty and fragrance will reach him. I know there is no music we can create whose chords may touch his ear. I know we cannot thrill his

heart as of yore with our words of affection and respect. So far as he is concerned, this service of tribute and regard carries no influence whatever. But I also know of the reflexive power of a service of this character. While our thoughts may not climb the steps of progress he has attained, none the less, our thoughts of him and his life while here of his courage and manly courtesy and kindliness of heart-these thoughts that we send towards him may so come back upon ourselves, as to transform us from all selfscoking and littleness into the true greatness of unselfish and devoted These thoughts we offer in tribute to him, and the others whose public service. memory we cherish today, may have and ought to have the effect of lifting us up to the true dignity of the honor conferred upon us by the people, and with mutual respect for each other's views and convictions, with mutual regard and gentlemanness of courtesy, and with manly fortitude and self-conquest, as in the presence of the great dead who lie before us, consecrate our best offerts and highest talents to legislation in the people's best interests, as they who have gone would counsel us to do could they return from their unknown bourne and sit with us again in these legislative halls,

Mr. Shields (J. M.) spoke as follows:

It becomes my sad duty, at the outset of my service in this honorable body, to call attention to the great loss sustained by it in the death of Hon. Wm. F. Robinson. This occurred January 7th, 1916, just about a year ago, after an illness lasting nearly three months. In the hope that the mild climate of Southern California might make him more comfortable, he had gone to Pasadona, where, with his family about him, the end came. The body was brought back to his home in Anacortes, where the funeral services were held with every mark of sorrowful esteem and affection by his neighbors, as well as other acquaintances from a distance, and there the body lies buried. The legislature was officially represented by Senators W. V. Wells and Ed Brown, and by Speaker W. W. Conner of the House and Hon. W. A. Lowman.

As a legislator, Mr. Robinson was intelligent, diligent, and conscientious. He sought always to advance and to defend the true weal of the state. Roing a huginess man, he could and did consider the practical working of the legislature. His long experience and shrewd judgment made him a valuable adviser. Having a well trained mind, he was qualified to express himself clearly and foreefully when the occasion called for it. Having strong moral convictions, to which his life conformed, he was always concerned for the othical conservation of the commenwealth. Hence his influence and vote could always be counted on the side of rightoousness in any question involving public morals. He served with distinction and usofulness on the following committees: Banks and Banking, of which he was chairman; Fisheries, Harbors and Waterways; Appropriations; Commerce and Manufacturing; Constitutional Revision.

He enjoyed the confidence of his constituency. While never a public man in the sense of being an office sceler until he was prevailed upon by these friends who know his sterling fitness for the office of representative to become a condidate for it, it is expressive of the confidence his district repeated in him that he received the largest vote cast for a legislative candidate in the election.

His interest in education led his townsmon to cleet him a member of the school board, where he served with marked ability as chairman for eleven years

Mr. Robinson came of distinguished New England ancestry, being a direct descendant of Rev. John Robinson, the minister of the Pilgrim Fathers. Hen. William Fears Robinson himself was born in Massachusetts Sept. 8th, 1859. He followed the occupation to which he was born fishing in which his family had been engaged since about 1690. The process of manufacturing fish glue, now so extensive an industry, was discovered by Mr. Robinson's father in his codfish establishment at Gloucester, Massachusetts, where the family industry had long been established.

Mr. W. F. Robinson came to the Pacific coast in 1893, and established a glue factory at San Francisco. In three years he moved to Scattle and enlarged his business plant by the manufacture of fish fertilizer and oil. In 1897, a year later, the business was moved to Anacortes as a more cuitable and convenient location, and here under Mi. Robinson's excellent business ability the Robinson Fisherics Co. grew into one of the most important codfishing enterprises of the country, the oil and fertilizer business constantly expanding also.

Here during the score of years he lived in Anacortes, his neighbors grew to admire and like him, and noting his public spirit and keen interest in the affairs of the community, they took his measure and called him a good citizen of the highest type

While not thrusting himself forward, yet he was willing to serve whenever needed and in any position whatever.

This honorable body may well share in the sincere regret and deep sorrow of Mr. Robinson's home district, and join with it in extending condolence to the widow and children, to whom his removal is an unspeakable sore affliction. He was an exemplary husband and a kind father. The House of Representatives has sustained a heavy loss in the death of William Fears Robinson, and the State of Washington one of its most upright and valuable citizens.

Mr. C. V. Savidge spoke as follows:

In taking up the loving task that you have assigned to me today, I find myself face to face with a realization of the feebleness of words as a means by which either to gild a grief or give expression to a joy, and I am constrained to voice the wish that I were possessed of that grace of diction which would enable me to perform in a fitting manner this mission of tender sympathy.

It is not my purpose to take of your time for an extended oration. The lips are not always the most effective method of expressing the emotions of the heart. He who is loudest in his lamentations does not always mourn the longest, while he who journeys often to the cemetery, and sitting beside the tomb of his friend in the quiet twilight hour lives again the happiness of other days, has given expression to his grief in a way which is at once impressive to his fellows and acceptable to his God.

I am mindful, further, of the fact that many beautiful thoughts have been drowned and lost in a torrent of words. I shall therefore content myself with offering a brief and simple tribute to the memory of those whose absence we mourn because they have gone over to the other side to "hold the gates ajar" until we shall come and enter in.

We stand today in the shadow of the one sorrow from which man never flees. He hurries from the scene of every other pain, but to the sorrow which comes from the death of a friend he returns again and again, and so today we return to the scene of our grief and take of the flowers of love that blossom in the garden of our hearts and lay them on the tombs of those who were our friends in life, and the memories of whose virtues are stars in the firmament of the past.

It is, I believe, not inconsistent with the spirit of the hour to observe that the occasion of our gathering today reminds us that life's little day is swiftly passing; that "the night cometh when no man can work;" that in the endless procession of the ages others are advancing to take our places as we fall; that the flowers we lay upon the casket of a friend might better be given to him while his eyes may yet behold their beauty, and their fragrance bring some surcease from pain; that the words of praise that I am privileged to speak in memory of these men today might the better have been spoken to them ere their hearts were stilled forever, and have brought them some cheer ere their barks put out to sea.

Someone has said that "the evil which men do lives after them, while the good is oft interred with their bones." That this is not true of these men is evidenced by this gathering which has met in recognition of their services to this great commonwealth. Their sterling examples of citizenship have taught us that "the capacity of men to rule themselves is not proven by the splendor of their genlus, nor yet by the extent of their dominions," but rather by their devotion to the principle that "all men are born free and equal before the law;" they did not forget to teach us to seek "that right-eousness that exalteth a nation;" they have pointed out to us that the worship of self, the love of power, the lust for gold, were dangers that would confront such a government as ours, for they indicate a decay of public virtue. Ninety millions of people are safe from dangers from without so long as they are devoted to their country and its institutions.

They have taught us to be brave; not mere physical courage, but that moral courage which will enable us to face the duty of dealing with public evils without fear. They have taught us to be patriotic, to love our country above all other things; patriotic in peace as well as war; devoted to the cause of peace; fervently praying that this nation may never again be devastated by the horrors of war, yet forgetting not as we gaze upon that starry emblem of our country's greatness and see pictured upon its shining folds the faces of the multitudes of brave men who have gone forth from their homes and loved ones and fought beneath that starry banner until the lamps of their lives went out upon the altar of our country, that the blessings of a free government might be our heritage, that there rests upon us the obligation to see

to it that when we give that starry banner into the keeping of those who shall come after us, it shall be unsullied and without a star obscured.

A half century ago when the nation was being shaken to its foundations by the greatest civil war in the history of the world, men were laboring diligently here to build this empire in the west, which should be a common ground upon which the men of the north and south might meet and gather up the scattered strands of their broken friendships, turn their faces toward the sunlight of peace and once more march shoulder to shoulder in the battle of life. They laid the foundations on which has risen a commonwealth worthy of the illustrous name of Washington, broad and deep in a citizenship that is the peer of any in the world, imbued as it is with the spirit of liberty that animated the founders of this republic. They did not build this empire upon the crushed and ruined hopes of another people. He who wins in the terrible contest now being waged on Europe's bloodstained field will do so at the cost of a desolation beyond the power of words to describe. The paeans of victory will not drown the sobs of the widow, nor acquisition of territory still the empty heart of the mother. Theirs was a peaceful conquest. Before their footsteps, barbarism changed to civilization. Where once was desert sage brush, the sunshine and shadows chase each other over billowy fields of grain; the howl of the coyote has given way to the lowing of the herds; the habitation of wild beasts has been replaced by the vineclad cottage, and the cry of the wild man by the song of the mother as she rocks her babe to sleep at eventide; and today from over the length and breadth of this commonwealth, from where the wild sunflower tints the hillsides by beautiful Lake Chelan to where the mighty Columbia rolls its waters to the sea, a million and a half of happy and contented people lift up their hearts today and join with us in paying this tribute of respect to the memory of these men, who, as private citizens and as members of your honorable body, had a part in the building of this empire.

We honor their memory today not only because of the greatness of their achievements as this world measures them, but because they were also true to the lesser obligations of citizenship. We exalt their memory because in striving for the bright flower high up on fame's mountainside they did not scorn the daisies and violets that others trod beneath their feet, and I am constrained to believe that in passing judgment upon their earthly deeds He who said "Inasmuch as ye did it unto the least of these, my brethren, ye did it unto me," will surely note that the opportunity to offer a kindly word or a pleasant smile to cheer some weary traveler on his way, brought them more of pleasure than the loud acclaim of the populace in recognition of some private or public success.

Yesterday they were with us, laboring for the upbuilding of the commonwealth that they loved so well, but, weary for the moment with the labors of the day, they bade us care for the garden a little while, and walking in the restful shadows of the evening, crossed the boundary between the finite and the infinite, and are lost to us for the time in the boundless realm of immortality. We are standing today in the shadow of the mystery of the ages. We have knowledge only of the mortal. It yet remains for us to know the mystery of immortality. Beyond the veil that closed and hid them from our sight, it has not as yet been given us to go, but when some angel hand draws back the curtains from the windows of our souls, we shall look out and see the boatman come to ferry us across that silent, sunless sea, ne'er darknened by returning sail save one; then, and not until then, shall we understand the mysteries of the great beyond.

"They died, ah they died, and we things that are now,
That walk on the turf that lies over their brow,
And find in their dwellings a transient abode,
Meet the things that they met on their pilgrimage road."

And let us meet them as they met them, with hearts devoted to the interests of our state and the great republic of which it is a part, for we can best honor their memory by dedicating our lives to the ideals of citizenship to which their lives were dedicated, in order that the watch fires of civil and religious liberty, whose smoldering embers were fanned to a tiny flame by the April breeze at Concord and consecrated as an eternal fire by the sufferings amid the snows of Valley Forge, may continue to burn brightly upon the altar of our country, a beacon light to the oppressed of every clime, and to the weary nations of the carth a star that leads to better things, to the end that when there falls across the little landscape of our lives that shadow which must some time darken the pathway of all, and we give over into the keeping of the

generations yet to be the destinies of this great republic, that then, as now, every youth in this land, regardless of his eroed or station in society, may truthfully say,

"It matters little where I was born,
Or if my parents were rich or poor,
Whether they shrank at the cold world's scorn.
Or walked in the pride of wealth secure.

But whether I live an honest man, And hold my integrity firm in my clutch, Brother, I tell you as plain as I can, It matters much."

Rev. N. M. Temple pronounced the benediction.

At 3:05 p.m., on motion of Mr. Morrison, the joint session dissolved. The Senate reconvened in the Senate chamber at 3:10 p.m., and on motion of Senator Boner, adjourned until tomorrow morning.

Louis F. Hart, President of the Senate.

FRANK M. DALLAM, JR., Secretary of the Senate.

TWENTY-FOURTH DAY.

MORNING SESSION.

SENATE CHAMBER.

OLYMPIA, WASH., Wednesday, January 31, 1917.

The Senate was called to order at 10 o'clock a.m. by President Hart, pursuant to adjournment.

Senator Ferryman offered prayer.

The secretary called the roll, all members being present, except Senators Davis (Lincoln), Metcalf, Phipps and Stevenson, all excused.

Senator Landon was excused on motion of Senator Nichols.

On motion of Senator Wray, the reading of yesterday's journal was dispensed with, and it was approved.

The secretary read a telegram from Senator Phipps stating that he was on his way from Spokane.

The secretary read a communication from the Scattle Ministerial Federation endorsing the bone dry law.

On motion of Senator Davis (W. S.), the communication was referred to the Committee on Public Morals.

The secretary road a communication from the Mercantile Lumber Company of Seattle, requesting the passage of the bone dry law.

The communication was referred to the Committee on Public Morals, on motion of Senator Davis (W. S.).

The president signed enrolled House concurrent resolutions Nos. 24 and 26.

REPORTS OF STANDING COMMITTEES.

SENATE CHAMBER,

Mr. President:

OLYMPIA, WASH., January 31, 1917.

Your Committee on Enrolled Bills, to whom was referred enrolled Senate joint memorial No. 4, petitioning Congress to reimburse the State of Washington in the

sum of two thousand six hundred twelve dollars and sixty cents, (\$2,612.60) on account of the mustering into federal service of the N. G. W.;

Also, enrolled Senate joint memorial No. 5, relating to the construction of a military highway connecting Forts Vancouver and Canby in the State of Washington;

Also, carolled Senate joint memorial No. 6, relating to the building and main taining of a military highway along the Pacific coast from the Canadian border to the Mexican border;

Also, enrolled Senate joint resolution No. 6, relating to a joint conference with a committee from the legislature of the State of Oregon affecting fisheries on the Columbia river;

Also, enrolled Senate concurrent resolution No. 7, relating to the memorial service in honor of Lincoln's birthday; have compared same with the original memorials and resolutions and find them correctly enrolled.

Respectfully submitted,

A. E. Judd, Chairman.

We concur in this report: F. A. Chase, W. Fairchild.

The president signed enrolled Senate joint memorials Nos. 4, 5 and 6, enrolled Senate joint resolution No. 6, and enrolled Senate concurrent resolution No. 7.

SENATE CHAMBER, OLYMPIA, WASH., January 30, 1917.

MR. PRESIDENT:

Your Committee on Engrossed Bills, to whom was referred engrossed Senate bill No. 36, entitled "An set permitting the inmates of any state hospital to manufacture articles for the National Red Cross Society:"

Also, engrossed Senate bill No. 85, entitled "An act authorizing and directing the commissioner of public lands to certify certain shore lands to the Governor for deed and authorizing and directing the Covernor to execute and the Secretary of State to attest a deed, conveying to the city of Wenatchee certain shore lands for use as, and in connection with its public park and for no other purpose," have compared same with the original bills and find them correctly engrossed. Respectfully submitted,

JAMES BURTON, Chairman.

We concur in this report: G. E. Steiner, E. Ben Johnson.

The Committee on Appropriations reported House bill No. 50 without recommendation.

The report, together with the bill, was placed on general file.

SENATE CHAMBER,

MR. PRESIDENT:

OLYMPIA, WASH., January 29, 1917.

We, your Committee on Appropriations, to whom was referred Senate bill No. 105, entitled "An act creating a commission to purchase or acquire by condemnation, and authorizing the purchase or appropriation of, lands adjoining the state penitentlary for penitentiary farm purposes, making an appropriation therefor, and declaring that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

E. L. French, Chairman.

We concur in this report: P. H. Carlyon, E. H. Cleary, D. H. Cox, Joseph H. Smith, Dan Landon, W. M. Karshner, Oliver Hall.

On motion of Senator French, the report of the committee was adopted.

SENATE CHAMBER,

MR. PRESIDENT:

OLYMPIA, WASH., January 30, 1917.

We, your Committee on Educational Institutions, to whom was referred House bill No. 29, entitled "An act providing for a state nautical school and for the government and maintenance thereof," have had the same under consideration, and we re spectfully report the same back to the Senate with the recommendation that it be re-referred to the Committee on Commerce and Manufactures.

WILLIAM WRAY, Chairman.

We concur in this report: E. Ben Johnson, A. E. Judd, Chas. E. Myers, E. E. Boner, E. V. Kuykendall, Dan Landon, W. V. Wells, W. M. Karshner.

On motion of Senator Wray, the report of the committee was adopted.

SENATE CHAMBER,

MR. PRESIDENT:

OLYMPIA, WASH., January 30, 1917.

We, your Committee on Military, to whom was referred House bill No. 54, relating to the governing and regulation of armories and rifle ranges and amending section 7334 of Remington & Ballinger's Annotated Codes and Statutes of Washington, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

Guy B. Groff, Chairman.

We concur in this report: E. E. Boner, D. H. Cox.

On motion of Senator Groff, the report of the committee was adopted. The Judiciary Committee recommended that Senate bill No. 57 do pass, with certain amendments.

On motion of Senator Boner, the report of the committee, together with the bill, was placed on general file.

The secretary read:

STATE OF WASHINGTON, OFFICE OF GOVERNOR, OLYMPIA, January 30, 1917.

To the Honorable, the President of the Senate, Olympia, Washington.

Sm. I have the honor to advise you that the Governor has today signed Senate bill No. 19, entitled "An act changing the name of the city of North Yakima to Yakima." Respectfully,

IRVIN W. ZIEGAUS.

Secretary to the Governor.

INTRODUCTION OF BILLS.

· Senate bill No. 134, by Senator Myers, entitled "An act relating to game animals, creating a game preserve in Okanogan county, and providing a penalty."

The bill was read the first time, and on motion of Senator Myers, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Game.

Sonato bill No. 135, by Sonator Morthland, entitled "An act relating to the collection of taxes, reducing the interest charged upon unpaid taxes, climinating the cale of cortificates of delinquency, providing for a period of redemption after sale of land under tax forcelosure, amending sections 913C, 9160, 9168, 9219, 9257, 9259, 9260, 9269, 9277, and repealing sections 9252, 9253, 9254, 9255, 9256, 9262, 9278 and 9279 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Morthland, the rules were suspended, the bill was read the second time by title, and referred to the Committee on Public Revenue and Taxation.

Senate bill No. 136, by Committee on Judiciary, entitled "An act relating to trials in criminal actions, and providing for the drawing, retaining and soloction of alternate jurors, and providing when this act shall take effect."

The bill was read the first time, and on motion of Senator Wray, the rules were suspended, the bill was read the second time by title and ordered printed.

On motion of Senator Wray, the rules were further suspended, Senate bill No. 136 read third time and placed on final passage.

The secretary called the roll on the final passage of Senate bill No. 136, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulk-

ner, Ferryman, French, Ghent, Groff, Hall, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, McMillan, Morthland, Myers, Smith (A. A.), Smith (Joseph H.), Taylor, Wells, Wray—34.

Those absent or not voting were: Senators Davis (Lincoln), Landon, Metcalf, Nichols, Palmer, Phipps, Steiner and Stevenson—8.

There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Scnator Wray, the rules were suspended, and Scnate bill No. 136 ordered transmitted to the House immediately.

Senate bill No. 137, by Committee on Roads and Bridges, entitled "An act relating to county road funds and validating certain obligations and authorizing the payment thereof and amending chapter 160 of the Session Laws of 1915."

The bill was read the first time, and on motion of Senator Brown, the rules were suspended, the bill was read the second time by title, ordered printed and placed on general file.

Senate bill No. 138, by Committee on Judiciary, entitled "An act relating to court costs, fees and mileage, and repealing section 503 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Boner, the rules were suspended, the bill was read the second time by title, ordered printed and placed on general file.

Senate bill No. 139, by Senator Smith (J. H.), entitled "An act relating to the accortaining and determining of the hoirs of deceased persons."

The bill was read the first time, and on motion of Senator Smith (J. H.), the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate bill No. 140, by Senator Palmer, entitled "An act for the relief of Horace C. Henry for moneys advanced to certain survivors of the Battle of Gettysburg, and making an appropriation therefor."

The bill was read the first time, and on motion of Senator Palmer, the rules were suspended, the bill was read the second time by title and referred to the Committee on Claims and Auditing.

MESSAGE TO THE SENATE.

MR. PRESIDENT:

House of Representatives, Olympia, Wash., January 31, 1917.

The speaker has signed Senate joint resolution No. 0, relating to a joint conference with a committee from the legislature of the State of Oregon affecting fisheries on the Columbia river;

Also, Senate joint memorial No. 4, petitioning Congress to reimburse the State of Wachington in the sum of two thousand six hundred twelve dollars and sixty cents on account of the mustering into federal service of the N. C. W.;

Also, Senate joint memorial No. 5, relating to the construction of a military high way connecting Forts Vancouver and Canby in the State of Washington;

Also, Senate joint memorial No. 6, relating to the building and maintaining of a military highway along the Pacific east from the Canadian border to the Mexican border:

Also, Senate concurrent resolution No. 7, relating to memorial service in honor of Lincoln's birthday.

And the same are herewith transmitted. C. R. MAYBURY, Chief Clerk.

The president appointed as a committee under Senate joint resolution No. 6, Senators Steiner, Wells, Cleary, Smith (J. H.) and French.

GENERAL FILE.

House bill No. 20.

The secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., January 30, 1917.

MR. PRESIDENT:

We, your Committee on Appropriations, to whom was referred House bill No. 20, entitled "An act making appropriations for the office of the state fish commissioner for the balance of the biennial period ending March 31, 1917," have had the same under consideration, and we respectfully report the same back to the Senate without recommendation and with the following amendment:

In section 1, line 6, of the original bill, after the word "appropriated," insert the following words: "from the fisheries fund."

E. L. FRENCH, Chairman.

We concur in this report: P. H. Carlyon, D. H. Cox, W. M. Karshner, E. H. Cleary, Oliver Hall.

Senator Carlyon moved the adoption of the amendment proposed by the Appropriations Committee.

Senator Boner moved that the bill be re-referred to the Committee on Appropriations.

The motion to re-refer was withdrawn.

The motion by Senator Carlyon carried.

On motion of Senator Carlyon, the Senate resolved itself into a committee of the whole to consider House bill No. 20.

The bill was considered in the committee of the whole, Senator Barnes in the chair, and reported back to the Senate with the recommendation that it do pass.

On motion of Senator Barnes, the report of the committee of the whole was adopted.

On motion of Senator Chase, the rules were suspended, the reading of the bill in the committee of the whole was considered the third reading and the bill placed on final passage.

The secretary called the roll on the final passage of House bill No. 20, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, Groff, Hall, Iverson, Johnson, Kleeb, Kuykendall, Morthland, Nichols, Smith (Joseph H.), Wells, Wray—25.

Those voting nay were: Senators French, Hutchinson, Jones, Karshner, McMillan—5.

Those absent or not voting were: Senators Davis (Lincoln), Ghent, Judd, Landon, Metcalf, Myers, Palmer, Phipps, Smith (A. A.), Steiner, Stevenson, Taylor—12.

There being no objection, the title of the bill was ordered to stand as the title of the act.

House bill No. 54, by Mr. Honefenger, entitled "An act relating to the governing and regulation of armories and rifle ranges, and amending section 7334 of Remington & Ballinger's Annotated Codes and Statutes of Washington," was read third time.

The secretary called the roll on the final passage of House bill No. 54, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Brand, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferry-

man, French, Ghent, Groff, Hall, Hutchinson, Iverson, Johnson, Jones, Karshner, Kleeb, Kuykendall, McMillan, Morthland, Myers, Nichols, Smith (A. A.), Smith (Joseph H.), Taylor, Wells, Wray—33.

Those absent or not voting were: Senators Boner, Davis (Lincoln), Judd, Landon, Metcalf, Palmer, Phipps, Steiner, Stevenson—9.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate bill No. 58.

The secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER,

Mr. President

OLYMPIA, WASH., January 23, 1917.

We, your Committee on Judiciary, to whom was referred Senate bill No. 58, entitled "An act relating to the exercise of the power of eminent domain for military purposes by the state, by counties and by citios," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass with the following amendment:

In line 17 of the printed bill, the same being line 28, page 1 of the original bill, strike the word "his" and insert in lieu thereof the word "said."

E. E. BONER, Chairman.

We concur in this report: E. Ben Johnson, E. V. Kuykendall, Joseph H. Smith, James Burton, Harve H. Phipps, E. B. Palmer, F. A. Chase, William Wray, G. E. Steiner.

On motion of Senator Boner, the report of the committee was adopted. The secretary read Senate bill No. 58, by Committee on Military, the third time.

On motion of Senator Groff, the bill was amended by adding to the end thereof a new section as follows:

"Section 2. Nothing herein contained shall be construed as in any manner applying to condemnation by any county for the purpose of acquiring title to any site for a mobilization, training and supply station, to be donated by any county to the United States."

The secretary called the roll on the final passage of Senate bill No. 58, as amonded, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Brand, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Davis (Walter S.), Fairchild, Ferryman, Ghent, Groff, Hall, Hutchinson, Iverson, Johnson, Jones, Karshner, Kleeb, Kuykendall, McMillan, Morthland, Myers, Nichols, Palmer, Smith (A. A.), Smith (Joseph H.), Taylor, Wray—30.

Voting nay: Senator Faulkner-1.

Those absent or not voting were: Senators Boner, Cox, Davis (Lincoln), French, Judd, Landon, Metcalf, Phipps, Steiner, Stevenson, Wells—11.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate bill No. 20, by Senator Morthland, entitled "An act relating to cities under the commission form of government, and amending sections 3, 7 and 12 of chapter 116 of the Laws of 1911," was read third time.

On motion of Senator Smith (J. H.), the bill was amended in section 2, line 11, page 4, of the original bill, by striking the words "twice the number of votes cast in such polling precinct at the last general municipal election for mayor," and insert in lieu thereof the following: "one and one-tenth the number of registered voters in such polling precinct."

Former Senators W. H. Paulhamus, of Pierce county, 'Alex Polson, of Grays Harbor county, and J. E. Leonard, of Lewis county, were invited to seats beside the president.

The secretary called the roll on the final passage of Senate bill No. 20, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Groff, Hall, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, McMillan, Morthland, Myers, Nichols, Palmer, Smith (A. A.), Smith (Joseph H.), Taylor, Wells, Wray—35.

Those absent or not voting were: Senators Davis (Lincoln), Ghent, Landon, Metcalf, Phipps, Steiner, Stevenson—7.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate bill No. 92, by Committee on Elections and Privileges, entitled "An act relating to the registration of voters, and amending sections 4757 and 4762 of Remington & Ballinger's Annotated Codes and Statutes of Washington, and section 12 of chapter 16 of the Laws of 1915," was read third time.

On motion of Senator Smith (A. A.), the bill was amended in section 2, page 2, line 7, of the original bill, by striking the word "on" and substituting in lieu thereof the word "in."

The secretary called the roll on the final passage of Senate bill No. 92, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, French, Groff, Hall, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, McMillan, Morthland, Myers, Nichols, Palmer, Smith (Joseph H.), Steiner, Taylor, Wells, Wray—34.

Those absent or not voting were: Senators Davis (Lincoln), Ferryman, Ghent, Landon, Metcalf, Phipps, Smith (A. A.), Stevenson—8.

There being no objection, the title of the bill was ordered to stand as the title of the act.

The secretary read:

MESSAGE TO THE SENATE.

MR. PRESIDENT:

House of Representatives, Olympia, Wash., January 31, 1917.

The speaker has appointed as a committee to act on Senate joint resolution No. 6, the following members of the House: Messrs. Nash, Shields (E. E.), Crawford, McCov Girard and Thomas:

McCoy, Girard and Thomle;

Also, the speaker has appointed as a committee to act on Senate concurrent resolution No. 7, the following members of the House: Messrs. Elliott, Morrison and

Murray.

C. R. MAYBURY, Chief Clerk.

On motion of Senator Brown, 100 additional copies of Senate bill No. 67 were ordered printed.

Senator Johnson moved to have 300 additional copies of Senate bill No. 109 printed, and 100 additional copies of Senate bills Nos. 71 and 61 printed.

The motion carried.

The president announced the appointment of Senators Davis (W. S.) and Judd under the provisions of Senate concurrent resolution No. 7, re-

lating to memorial services in honor of Lincoln's birthday, and Senators French and Smith (A. A.) under provisions of Senate concurrent resolution No. 8, relating to arrangements for entertaining the members of the press on February 7th and 8th.

At 12:25 p. m., on motion of Senator Palmer, the Senate adjourned until tomorrow.

Louis F. Hart, President of the Senate.

FRANK M. DALLAM, JR., Secretary of the Senate.

TWENTY-FIFTH DAY.

MORNING SESSION.

SENATE CHAMBER,

OLYMPIA, WASH., Thursday, February 1, 1917.

The Senate was called to order at 10 o'clock a.m. by President Hart, pursuant to adjournment.

Rev. J. C. Baker offered prayer.

The secretary called the roll, all members being present, except Senators Davis (Lincoln), Metcalf and Stevenson, all excused.

On motion of Senator Fairchild, the reading of yesterday's journal was dispensed with, and it was approved.

The secretary read a communication from the Young Men's Republican Club of King County, inviting the Senate to attend their fifteenth annual Lincoln Day banquet, to be held in Seattle on Saturday evening, February 10. 1917.

The secretary read a communication and resolution from the Captain Robert Gray chapter, No. 6, of The Sons of American Revolution, relating to Senate bill No. 24.

On motion of Senator Davis (W. S.), the communication and resolution were referred to the Committee on Appropriations.

REPORTS OF STANDING COMMITTEES.

The Committee on Pure Food and Drugs recommended that Senate bill No. 40 do pass, with certain amendments.

The report, together with the bill, was placed on general file.

The Committee on Roads and Bridges recommended that Senate bill No. 82 do pass, with certain amendments.

The report of the committee, together with the bill, was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., January 31, 1917.

MR. PRESIDENT:

We, your Committee on Roads and Bridges, to whom was referred House bill No. 32, entitled "An act re-appropriating certain sums from the public highway fund for the purpose of constructing and maintaining certain highways that have been established and constructed and declaring an emergency," have had the same under con-

sideration, and we respectfully report the same back to the Senate with the recom mendation that it do pass.

RALPH D. NICHOLS, Chairman.

We concur in this report: John W. Kleeb, A. A. Smith, A. E. Judd, R. A. Huchinson, F. G. Barnes, Ed Brown, Oliver Hall.

On motion of Senator Nichols, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., January 31, 1917.

MR. PRESIDENT:

We, your Committee on State, Granted, School and Tide Lands, to whom was referred Senate bill No. 63, entitled "An act relating to the forests of the state; requiring owners of forest land to provide patrol therefor, declaring certain dangerous forest conditions to be public mulsances and providing for their abatement, providing for the creation of official fire districts and for the co-operation of the state with other agencies in protecting such districts, prescribing methods for assessing and collecting the costs incurred in carrying out the provisions thereof, and prescribing the procedure for serving notices required thoroby and by other forest laws of the state," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

W. V. Wells, Chairman.

We concur in this report: E. E. Boner, C. R. McMillan, Chas. E. Myers, E. V. Kuykendall, E. B. Palmer.

On motion of Senator Wells, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., January 31, 1917.

MR. PRESIDENT:

We, your Committee on Irrigation and Arid Lands, to whom was referred House joint memorial No. 2, relating to water power logislation by Congress, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

D. V. Morthland, Chairman.

We concur in this report: J. H. Ferryman, Chas. E. Myers, J. W. Faulkner, O. T. Cornwell, R. A. Hutchinson.

On motion of Senator Morthland, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., January 31, 1917.

MR. PRESIDENT:

We, your Committee on Commerce and Manufactures, to whom was referred House bill No. 29, entitled "An act providing for a state nautical school and for the government and maintenance thereof," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

JOHN W. KLEEB, Chairman.

We concur in this report: E. B. Palmer, W. Fairchild, Chas. E. Myers.

On motion of Senator Kleeb, the report of the committee was adopted.

Senate Chamber, Olympia, Wash., January 31, 1917.

MR. PRESIDENT:

Your Committee on Engrossed Bills, to whom was referred engrossed Senate hill No. 98, entitled "An act relating to the registration of voters and amending sections 4757 and 4762 of Remington & Ballinger's Annotated Codes and Statutes of Washington, and section 12 of chapter 16 of the Laws of 1915;"

Also, engrossed Senate bill No. 20, entitled "An act relating to cities under the commission form of government, and amending sections 2, 7 and 12 of chapter 116 of the Laws of 1911;"

Also, engrossed Senate bill No. 58, entitled "An act relating to the exercise of the power of eminent domain for military purposes, by the state, by counties and by cities," have compared same with the original bills and find them correctly engrossed.

Respectfully submitted,

JAMES BURTON, Chairman.

We concur in this report: J. H. Ferryman, Walter S. Davis.

INTRODUCTION OF BILLS.

Senate joint memorial No. 8, by Senator Karshner, memorializing the Congress of the United States to authorize the franking of all reports of births, deaths and communicable diseases, and all printed matter of an educational character issued by the state board of health to the people of the state in which such matter is issued.

The memorial was read the first time, and on motion of Senator Karshner, the rules were suspended, the memorial was read the second time by title, ordered printed and referred to the Committee on Memorials.

Senate bill No. 141, by Senator Nichols, entitled "An act changing the corporate name of the town of Tolt, in King county, State of Washington, to "Carnation."

The bill was read the first time, and on motion of Senator Nichols, the rules were suspended, and the bill was read the second time by title.

On motion of Senator Nichols, the rules were further suspended, Senate bill No. 141 read a third time and placed on final passage.

The secretary called the roll on the final passage of Senate bill No. 141, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Faulkner, Ferryman, French, Ghent, Groff, Hall, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Morthland, Myers, Nichols, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wells, Wray—35.

Those absent or not voting were: Senators Davis (Lincoln), Fairchild, Hutchinson, Iverson, Johnson, Metcalf, Stevenson—7.

There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Nichols, the rules were suspended, and Senate bill No. 141 ordered transmitted to the House immediately.

Senate bill No. 142, by Senators Palmer and Wray, entitled "An act to amend section 8983 of Remington & Ballinger's Annotated Codes and Statutes of Washington, relating to salaries of court bailiffs."

The bill was read the first time, and on motion of Senator Palmer, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate bill No. 143, by Joint Committee on Game and Game Fish, entitled "An act relating to fishing industry and authorizing private fish hatcheries to purchase spawn from the state fish commissioner, and amending section 86, chapter 31, of the Laws of 1915."

The bill was read the first time, and on motion of Senator Kleeb, the rules were suspended, the bill was read the second time by title, ordered printed and placed on general file.

Senate bill No. 144, by Senator Fairchild, entitled "An act relating to trespassing on rights of way of railroads and interurban electric roads and amending section 2664-4 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Fairchild, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Railroads and Transportation.

Senate bill No. 145, by Committee on Labor and Labor Statistics, entitled "An act relating to the time of payment of the wages of employee and providing penalty for the violation hereof."

The bill was read the first time, and on motion of Senator Kleeb, the rules were suspended, the bill was read the second time by title and referred to the Committee on Labor and Labor Statistics.

On motion of Senator Wray, the invitation extended by the Young Men's Republican Club of King County was accepted.

GENERAL FILE.

Senate bill No. 17. The secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., January 25, 1917.

MR. PRESIDENT:

We, your Committee on Banks and Banking, to whom was referred Senate bill No 17, entitled "An act permitting the conversion of building and lean and savings and lean associations and societies into mutual savings banks, prescribing the procedure therefor and declaring the effect thereof," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass with the following amendments:

In section 1, line 3 of the printed bill, being line 10 of the original bill, strike the word "twenty" and the figures "20,000.00" and Insert in lieu thereof the word "five" and the figures "5,000.00."

In section 1, line 20 of subdivision (b) of the printed bill, being line 7 of subdivision (b) page 2 of the original bill, after the words "provided that" insert the words "if the association's contingent fund be not less than twenty thousand dollars (\$20,000.00)."

In section 1, line 24 of subdivision (b) of the printed bill, being line 14 of subdivision (b) page 2 of the original bill, after the words "mutual savings banks" change the period () to 2 semicolon (;) and insert the words "but if the association's contingent fund be less than twenty thousand dollars (\$20,000.00) and not less than ten thousand dollars (\$10,000.00) the state bank examiner may, as in the case of the incorporation of a mutual savings bank, require the applicants to enter into and secure to his satisfaction an agreement or undertaking to contribute not to exceed ten thousand dollars (\$10,000.00) to an initial expense fund; and if the association's contingent fund be less than ten thousand dollars (\$10,000.00) the applicants shall create an initial expense fund as required upon the incorporation of a mutual savings bank, the amount of which shall be such as, added to the amount of the contingent fund, will make ten thousand dollars (\$10,000.00), besides which the state examiner may require also the agreement or undertaking above mentioned."

In section 1, line 63 of the printed bill, being line 4 of subdivision 4 of paragraph (d), page 4 of the original bill, after the word "month" change the period (.) to a comma (.) and insort the words "and if the contingent fund be less than ton thousand dollars (\$10,000.00), the amount which each signer has contributed in each to the initial expense fund."

In section 1, line 9? of the printed bill, being line 9 of subdivision (c), page 5 of the original bill, after the word "time" insert the word "of."

Strike all of section 4.

Change the number of section 5 to section number 4.

F. G. BARNES, Chairman.

We concur in this report: F. A. Chase, E. E. Boner, A. E. Judd, O. T. Cornwell.

On motion of Sonator Chase, the report of the committee was adopted. Amended Senate bill No. 17 was read the third time.

The secretary called the roll on the final passage of Senate bill No. 17, by Senator Cox, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Ferryman, French, Ghent, Groff, Hall, Judd, Kleeb, Kuykendall, Landon, McMillan, Morthland, Myers, Nichols, Palmer, Smith (A. A.), Steiner, Taylor, Wells,

Those voting nay were: Senators Burton, Faulkner, Hutchinson, Jones, Karshner-5.

Those absent or not voting were: Senators Davis (Lincoln), Iverson, Johnson, Metcalf, Phipps, Smith (J. H.), Stevenson-7.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate bill No. 57.

The secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., January 31, 1917.

MR. PRESIDENT:

We, your Committee on Judiciary, to whom was referred Senate bill No. 57, cntitled "An act relating to the funding of indebtedness of counties, cities and towns; validating certain funding bonds of counties, cities and towns heretofore sought to be voted or authorized; amending section 5113 of Remington & Ballinger's Annotated Codes and Statutes of Washington, and repealing section 8038 of Remington & Bal linger's Annotated Codes and Statutes of Washington," have had the same under con sideration, and we respectfully report the same back to the Senate with the recommendation that it do pass with the following amendment:

In section 1, line 12 of the printed bill, the same being page 1, line 23 of the original bill, between the word "town" and the word "Provided," insert the following:

"Special fund obligations payable only from the income funds of a public utility, shall not be included in such funding bond issue, however, unless the same shall have been previously authorized at an election held in substantially the same manner prescribed by statute for creating general municipal indebtodness bonds. The notice of said election in describing said bonds or warrants, need only refer to the bonds or warrants sought to be funded, by naming the utility or utilities in aid of which the bonds or warrants were issued and shall state the total amount sought to be funded:" E. E. BONER, Chairman.

We concur in this report: E. Ben Johnson, James Burton, G. E. Steiner, E. V.

Kuykendall, E. B. Palmer, J. W. Faulkner, William Wray, Frank A. Chase, Joseph H. Smith. Senator Kuykendali moved as a substitute to the amendment to Senate

bill No. 57, recommended by the Judiciary Committee, the following:

In section 1, line 12, of the printed bill, between the colon (:) following the word "town" and the word "Provided," insert the following:

"Provided, That special fund obligations payable only from the income funds of a public utility, shall not be refunded by the issuance of general municipal bonds, however, unless such general municipal bonds shall have been previously authorized at an election held in the manner prescribed by section 8006 of Remington & Ballinger's Annotated Codes and Statutes of Washington for the issuance of general municipal utility bonds. The notice of said election, in describing said bonds or warrants, need only refer to the bonds or warrants sought to be so funded by naming the utility or utilities in aid of which the bends or warrants were issued and shall state the total amount sought to be so funded."

The motion carried.

Senator Brand was called to preside.

Senate bill No. 57 was read third time.

The secretary called the roll on the final passage of Senate bill No. 57,

by Senator Cornwell, and it passed the Senate, as amended, by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Hall, Hutchinson, Iverson, Jones, Judd, Karshner, Kleeb, Kuykendall, McMillan, Morthland, Nichols, Palmer, Smith (A. A.), Smith (Joseph H.), Steiner, Wray—31.

Those absent or not voting were: Senators Davis (Lincoln), Ghent, Groff, Johnson, Landon, Metcalf, Myers, Phipps, Stevenson, Taylor, Wells—11.

There being no objection, the title of the bill was ordered to stand as the title of the act.

At 11:50 a.m., on motion of Senator Smith (J. H.), the Senate took a recess until 1:30 o'clock this afternoon.

AFTERNOON SESSION.

The president called the Senate to order at 1:30 p. m.

Senate bill No. 101, by Committee on Judiciary, entitled "An act relating to actions against public corporations and amending section 951 of Remington & Ballinger's Annotated Codes and Statutes of Washington," was read third time.

The secretary called the roll on the final passage of Senate bill No. 101, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, French, Groff, Hall, Hutchinson, Judd, Kleeb, Kuykendall, Landon, Morthland, Nichols, Palmer, Smith (Joseph H.), Taylor, Wells, Wray—28.

Those absent or not voting were: Senators Davis (Lincoln), Ferryman, Ghent, Iverson, Johnson, Jones, Karshner, McMillan, Metcalf, Myers, Phipps, Smith (A. A.), Steiner, Stevenson—14.

There being no objection, the title of the bill was ordered to stand as the title of the act.

House bill No. 50.

On motion of Senator Boner, House bill No. 50 was re-referred to the Committee on Appropriations for further consideration.

House bill No. 82.

The secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER,

MR. PRESIDENT:

OLYMPIA, WASH., January 26, 1917.

Wc, your Committee on Elections and Privileges, to whom was referred House bill No. 83, entitled "An act relating to elections and amending section 4910 15 of Remington & Ballinger's Annotated Codes and Statutes of Washington," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass with the following amendments:

Amend section 2 by striking all of said section after the figure "2" and insert in licu thereof the following: "This act is necessary for the immediate support of the state government and shall take effect immediately."

A. A. Smith, Chaiman.

We concur in this report: E. V. Kuykendall, Howard D. Taylor, E. Ben Johnson, Oliver Hall.

On motion of Senator Smith (A. A.), the report of the committee was adopted.

The secretary read House bill No. 82, by Committee on Privileges and Elections, a third time.

The secretary called the roll on the final passage of House bill No. 82, as amended, and it passed the Senate by the following voto:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Chase, Cleary, Davis (Walter S.), Fairchild, Faulkner, French, Groff, Hall, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, Morthland, Palmer, Smith (A. A.), Smith (Joseph H.), Taylor, Wells, Wray—27.

Those absent or not voting were: Senators Cornwell, Cox, Davis (Lincoln), Ferryman, Ghent, Hutchinson, Iverson, Johnson, McMillan, Metcalf, Myers, Nichols, Phipps, Steiner, Stevenson—15.

There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Carlyon, the rules were suspended, and House bill No. 82 was ordered transmitted to the House immediately.

On motion of Senator Palmer, the rules were suspended and the Senate returned to the order of business.

The secretary read:

SENATE JOINT RESOLUTION NO. 7.

By Senator Palmer.

Re it resolved, By the Senate and the House of Representatives that the president of the Senate shall appoint two members of the Senate, and the speaker of the House shall appoint three members of the House, subject to confirmation of the Senate and House, respectively, such appointes to constitute a committee to investigate the causes of failures of state banks, with a view to determining whether or not such failures were caused in whole or in part by any defects in the state banking law, or the system of examinations thereof, or to determine the cause of such failures.

Said committee shall fully investigate all books and other documents of such banks and of the state bank examiner, together with any other data, suggestions and conditions concerning the same, and shall report the result of such investigations to the Senate and House at a date to be hereinafter determined by the Senate and House, on or before the 23d day of February, 1917, and said committee is hereby vested with all the powers and authority of the legislature to regulate the mode and manner of making such investigation within said period, prior to February 23d, 1917, to require of all officers and employees all hooks, records and other documents as they may deem necessary to be investigated, to appear before them at hearings, and are authorized within such time to subpoena witnesses and the production of files, books, documents, accounts and data relating to, or in any way connected with, bank failures, and in its discretion may employ stenographers, expert accountants, and may call to its as sistance the attorney general, or any other state official, at any time it may deem negossary, in the furtherance of such investigation. Such committee shall elect one of its members chairman. The committee shall hold its meetings at Olympia or elsewhere, and at such times as it may desire and deem expedient, prior to the date aforesaid.

Any member of the committee is hereby authorized to administer oaths.

The members of the committee shall receive no extra per diem for their services in conducting its investigation, except their actual traveling expenses to be paid out of the fund for expenses of the legislature of the fifteenth session. The expenses of said committee to be paid in the usual manner provided by law.

On motion of Senator Palmer, the rules were suspended and the resolution read second and third times.

Senator Morthland moved that further consideration of the resolution be made a special order for 2:30 o'clock p. m. Tuesday, February 6, 1917. At 2:15 o'clock p. m. Senator Ghent moved that we adjourn in respect for the late Honorable E. W. Olson until tomorrow.

The motion carried.

Louis F. Hart, President of the Senate.

FRANK M. DALLAM, JR., Secretary of the Senate.

TWENTY-SIXTH DAY.

MORNING SESSION.

SENATE CHAMBER,

OLYMPIA, WASH., Friday, February 2, 1917.

The Senate was called to order at 10 o'clock a. m. by President Pro Tem. Nichols, pursuant to adjournment.

The secretary called the roll, all members being present, except Senators Davis (Lincoln), Metcalf, Steiner and Stevenson, all excused.

Senators Morthland and Landon were excused, on motion of Senator Myers.

On motion of Senator Fairchild, the reading of yesterday's journal was dispensed with, and it was approved.

Senator Palmer moved that Senate joint resolution No. 7 be made a special order for Tuesday, February 6, 1917, at the hour of 2:30 p.m.

The motion carried.

On motion of Senator Palmer, Senator Chase was excused from further attendance until 2:30 o'clock p. m. Tuesday, February 6, 1917, to attend to special work on behalf of the Senate.

REPORTS OF STANDING COMMITTEES.

The Committee on County and County Boundaries recommended that Senate bill No. 120 do pass, with certain amendments.

Senator Kleeb moved that the bill be printed, including the proposed committee amendments, and the bill, together with the committee report, be placed on general file.

Senator Karshnor moved to amend the motion by Senator Kleeb by referring the bill to the Committee on Appropriations.

The amendment carried.

The motion by Senator Kleeb, as amended, carried.

The Committee on Education recommended that Senate bill No. 87 do pass, with certain amendments.

The report, together with the bill, was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., February 2, 1917.

MR. PRESIDENT:

Your Committee on Engrossed Bills, to whom was referred engressed Senate bill No. 57, entitled "An act relating to the funding of the indebtedness of counties, cities and towns; validating certain funding bonds of counties, cities and towns heretofore sought to be voted or authorized; amending section 5112 of Remington & Ballinger's

Annotated Codes and Statutes of Washington, and repealing section 8038 of Reminston & Ballinger's Annotated Codes and Statutes of Washington;"

Also, Senate bill No. 17, entitled "An act permitting the conversion of building and loan and savings and loan associations and societies into mutual savings banks, prescribing the precedure therefor and declaring the effect thereof," have compared same with the original bills and find them correctly engrossed.

Respectfully submitted,

JAMES BURTON, Chairman.

We concur in this report: J. H. Ferryman, E. Ben Johnson.

SENATE CHAMBER, OLYMPIA, WASH., February 1, 1917.

MR. PRESIDENT:

We, your Committee on Counties and County Boundaries, to whom was referred Senate bill No. 16, entitled "An act fixing the terms of county and precinct officers and previous the times of holding elections therefor," have had the same under consideration, and we respectfully report the same back to the Genate with the recommendation that it do pass.

E. L. FRENCH, Acting Chairman.

We concur in this report: Daniel Landon, Oliver Hall.

On motion of Senator French, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., February 2, 1917.

MR. PRESIDENT:

We, your Committee on Dairy and Live Stock, to whom was referred Senate bill No. 69, entitled "An act regulating the purchase, sale and use of tuberculin, and providing penalties for violation thereof," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

ED BROWN, Chairman.

We concur in this report: W. V. Wells, W. W. Brand, W. M. Karshner, H. D. Taylor.

On motion of Senator Brown, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., February 2, 1917.

Mr. President:

We, your Committee on Dairy and Live Stock, to whom was referred Senate bill No. 93, entitled "An act relating to the registration of stallions and jacks, amending sections 1, 2, 4 and 5 of chapter 99 of the Laws of 1911, and repealing section 8 of chapter 99 of the Laws of 1911," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

ED Brown, Chairman.

We concur in this report: A. A. Smith, W. V. Wells, W. W. Brand, W. M. Karshner, H. D. Taylor.

On motion of Senator Brown, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., February 2, 1917.

Mr. PRESIDENT:

We, your Committee on Dairy and Live Stock, to whom was referred Senate joint memorial No. 7, relating to the interstate shipment of adulterated condensed milk, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

ED Brown, Chairman.

We concur in this report: A. A. Smith, W. V. Wells, W. W. Brand, W. M. Karshner, H. D. Taylor.

On motion of Senator Brown, the report of the committee was adopted. Sonator Brown moved that the rules be suspended and that Senate joint memorial No. 7 be read third time and placed on final passage.

The motion carried.

The secretary read:

SENATE JOINT MEMORIAL NO. 7.

By Senator Brown:

To the Honorable the Senate and House of Representatives of the United States in Congress Assembled:

Your memorialists, the Senate and the House of Representatives of the State of Washington in legislative session assembled, respectfully represent that

Whereas, Certain manufacturers of condensed milk are manufacturing and offering for sale as condensed milk products containing other substances than pure milk or cream, and are adulterating the condensed milk manufactured and offered for sale by them, with vegetable oils and other substances and are enabled thereby to sell said products so manufactured at a less price than pure condensed milk to the detriment of the dairy interests of the country and particularly of the State of Washington, and

Whereas, Said adulterated condensed milk is being transported between the states and shipped into the State of Washington and sold in unjust competition with the pure

condensed milk manufactured in this state.

Therefore, Your memorialists respectfully petition the Congress of the United States to enact laws either prohibiting the adulteration of condensed milk with vegetable oils or other substances or requiring all condensed milk containing vegetable oils or any other substances than pure milk or cream to be plainly marked upon each and every package thereof when offered for sale with the words "Adulterated milk," or other words indicating to the purchaser that the contents of such package is not pure milk or cream, and requiring the payment of a revenue tax upon all condensed milk containing vegetable oils or any other substances than pure milk or cream.

And your memorialists will ever pray.

MESSAGE TO THE SENATE.

HOUSE OF REPRESENTATIVES,
MR. PRESIDENT: OLYMPIA, WASH., February 1, 1917.

The House has passed engrossed House bill No. 102, entitled "An act creating the office of state tax commissioner, defining his powers and duties, and repealing section 9084 and 9089 of Remington & Ballinger's Code;"

Also, substitute House concurrent resolution No. 8, relating to changing the name

of Mount Rainier."

And the same are herewith transmitted. C. R. MAYBURY, Chief Clerk.

The secretary called the roll on the final passage of Senate joint memorial No. 7, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Brand, Brown, Burton, Carlyon, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Ferryman, Hall, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Mc-Millan, Myers, Nichols, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Taylor, Wells, Wray—30.

Those absent or not voting were: Senators Boner, Chase, Davis (Lincoln), Faulkner, French, Ghent, Groff, Landon, Metcalf, Morthland, Steiner, Stevenson—12.

Senator Faulkner was excused from voting on the memorial.

INTRODUCTION OF BILLS.

Senate bill No. 146, by Senator Karshner (by request), entitled "An act providing for the registration of pharmacists, prescribing the qualifications, and providing for the examination, of applicants for registration and repealing sections 8446, 8447, 8448 and 8449 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Karshner, the rules were suspended, the bill was read the second time by title, ordered

printed and referred to the Committee on Medicine, Dentistry, Surgery and Hygiene.

Senate bill No. 147, by Senator Landon, entitled "An act providing for the leasing of harbor areas on fresh navigable waters situate within the territorial limits of port districts, and repealing all conflicting statutes."

The bill was read the first time, and on motion of Senator Iverson, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Harbors and Harbor Areas.

Senate bill No. 148, by Senator Karshner (by request), entitled "An act relating to drug stores and pharmacies and providing for the inspection thereof; regulating the compounding, possession and sale of drugs, medicines and poisons; prescribing powers and duties of the state board of pharmacy and fixing the compensation of members thereof; defining the rights and duties of pharmacists; providing penalties for the violation of this act; and amending sections 8445, 8451, 8452, 8456, 8457, 8459, 8464, and 8465 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Karshner, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Medicine, Dentistry, Surgery and Hygiene.

Senate bill No. 149, by Committee on Dikes, Drains and Ditches, entitled "An act relating to the establishment of diking improvement districts and of drainage improvement districts, and providing for the consolidation thereof; providing for the construction, maintenance and extension of diking and drainage systems; the method of apportioning, assessing and reassessing the costs thereof against lands benefited thereby, and the collection of such assessments; providing for the disposal of waters developed by drainage systems; providing penalties for the damaging of diking and drainage improvements and amending sections 4226-1, 4226-2, 4226-3, 4226-4, 4226-6, 4226-7, 4226-8, 4226-9, 4226-10, 4226-13, 4226-16, 4226-17, 4226-19, 4226-20, 4226-22, 4226-23, 4226-24, 4226-25, 4226-26, 4226-30, 4226-31, 4226-32, 4226-33, 4226-34, 4226-35 and 4226-37 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Wells the rules were suspended, the bill was read the second time by title, ordered printed and referred to Committee on Dikes, Drains and Ditches.

Senate bill No. 150, by Senator Jones, entitled "An act relating to elections, providing for the appointment of election officers, and prescribing the manner of conducting elections, and the canvassing and counting of votes cast thereat, and amending sections 4785, 4786, 4913, 4915, 4916, 4924, 4925 and 4926 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Jones, the rules were suspended, the bill was read the second time by title, ordered printed and referred to Committee on Elections and Privileges.

Senate bill No. 151, by Committee on Medicine, Dentistry, Surgery and Hygiene, entitled "An act relating to the public health, providing for the regulation and control of water supplies and sewage, defining the powers and

duties of and providing for the enforcement of the rules, regulations and orders, of the state board and state commissioner of health in relation thereto and providing penalties."

The bill was read the first time, and on motion of Senator Ghent, the rules were suspended, the bill was read the second time by title, ordered

printed and placed on general file.

Senate bill No. 152, by Joint Committee on Mines and Mining, entitled "An act relating to and regulating the operations of coal mining, providing for the inspection thereof and limiting the hours of labor therein; creating a state mine inspection department and prescribing the qualifications and duties of inspectors; prescribing the qualifications and duties of certain officials and employes in coal mines, fixing penalties for violation of this act and repealing all acts relating to coal mines and the inspector of mines in the State of Washington."

The bill was read the first time, and on motion of Senator Taylor the rules were suspended, the bill was read the second time by title, 1,000 copies ordered printed and referred to Committee on Mines and Mining.

Senate bill No. 153, by Senator W. S. Davis, entitled "An act for the promotion of the public health, limiting the days of labor in any one week to six in certain employments, providing for the enforcement thereof, and penalties for the violation thereof."

The bill was read the first time, and on motion of Senator Davis, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Labor and Labor Statistics.

Senate bill No. 154, by Senator Fairchild, entitled "An act for the relief of Rulifson & McKenney, and making an appropriation therefor."

The bill was read the first time, and on motion of Senator Fairchild, the rules were suspended, the bill was read the second time by title and referred to the Committee on Claims and Auditing.

Engrossed House bill No. 102, by Committee on Revenue and Taxation, entitled "An act creating the office of state tax commissioner, defining his powers and duties and repealing sections 9084 and 9089 of Remington and Ballinger's Code."

The bill was read the first time, and on motion of Senator Cleary, the rules were suspended, the bill was read the second time by title and referred to the Committee on Public Revenue and Taxation.

At 10:30 o'clock a. m., on motion of Senator Palmer, the Senate took a recess until 11:15 o'clock a. m.

The president pro tem. called the Senate to order at 11:15 a. m.

The secretary read:

MESSAGE TO THE SENATE.

MR. PRESIDENT:

House of Representatives, Olympia, Wash., February 2, 1917.

The House has passed substitute House bill No. 15, "An act relating to the public school system, and establishing the courses of instruction in, and the entrance requirements of the University of Washington, the Washington State College, the State Normal School at Cheney, the State Normal School at Ellensburg, the State Normal School at Bellingham; and repealing all acts and parts of acts in conflict therewith;"

Also, the House has concurred in Senate amendments to House bill No. 82, entitled "An act relating to elections and amending section 4910-15 of Remington &

Ballinger's Annotated Codes and Statutes of Washington;"

Also, the House has passed House bill No. 143, "An act relating to the support of the State College of Washington, and alloting lands and funds thereto:"

Also, the speaker has signed House bill No. 54, "An act relating to the governing and regulation of armories and rifle ranges, and amending section 7334 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, House bill No. 82, "An act relating to elections and amending section 4910-15 of Remington & Ballinger's Annotated Codes and Statutes of Washington.

And the same are herewith transmitted. C. R. MAYBURY, Chief Clerk.

The president pro tem. signed enrolled House bills Nos. 54 and 82.

On motion of Senator Wray the Senate returned to the order of business.

INTRODUCTION OF BILLS.

Substitute House bill No. 15, by Committee on Higher Education, entitled "An act relating to higher education; establishing the entrance requirements of the University of Washington, the State College of Washington, the State Normal School at Cheney, the State Normal School at Ellensburg, and the State Normal School at Bellingham; establishing the courses of instruction in the University of Washington and in the State College of Washington; authorizing the state board of education to prescribe courses of study for the state normal schools; providing for the awarding of certificates and diplomas by the state normal schools; creating a joint board of higher curricula and defining its powers and duties; and repealing all acts and parts of acts in conflict herewith."

On motion of Senator Wray the rules were suspended and substitute House bill No. 15, read second time by title.

Senator Wray moved that the rules be further suspended, substitute House bill No. 15, be read third time and placed on final passage.

The motion carried.

The secretary read substitute House bill No. 15, a third time.

The secretary called the roll on the final passage of substitute House bill No. 15 and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, Groff, Hall, Hutchinson, Johnson, Jones, Judd, Karshner, Kuykendall, McMillan, Myers, Nichols, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Taylor, Wray—30.

Absent or not voting were: Senators Chase, Davis (Lincoln), French, Ghent, Iverson, Kleeb, Landon, Metcalf, Morthland, Steiner, Stevenson and Wells—12.

When the name of Senator Davis (W.S.) was called he made the following statement: "In voting for substitute House bill No. 15, I do so with the understanding that it in no way does injury to the privately endowed schools and refers only to the state institutions."

When the names of Senators Phipps, Fairchild and Karshner were called they each made the following statement: "With the understanding with the Senate that substitute House bill No. 15 in no way relates to institutions other than the University of Washington, State College of Washington, the State Normal School at Cheney, the State Normal School at Bellingham, we vote for said bill."

There being no objection the title of the bill was ordered to stand as the title of the act.

Senate bill No. 155, by Senator Smith (J. H.) (by request of the Insurance Department), entitled "An act relating to insurance, and amending sections

6059-77, 6059-83, 6059-84, 6059-193 and 6059-230 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Smith (J. H.), the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Insurance.

Senate bill No. 156, by Senator Smith (J. H.) (by request of Insurance Department), entitled "An act relating to insurance, and amending section 16 of chapter 177 of the Session Laws of 1915."

The bill was read the first time, and on motion of Senator Smith (J. H.), the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Insurance.

Senate bill No. 157, by Senators Boner, Kuykendall, Phipps, Groff, Taylor, Jones, Carlyon, Cox and Cornwell, entitled "An act relating to the crime of murder and the punishment therefor and amending section 2392 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Phipps, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

House bill No. 143, by Committee on Higher Education, entitled "An act relating to the support of the State College of Washington, and allotting lands and funds thereto."

The bill was read the first time, and on motion of Senator Wray, the rules were suspended, the bill was read the second time by title.

On motion of Senator Wray the rules were further suspended, House bill No. 143, read third time and placed on final passage.

The secretary called the roll on the final passage of House bill No. 143 and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, Groff, Hall, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, McMillan, Myers, Nichols, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Taylor, Wray—32.

Absent or not voting were: Senators Chase, Davis (Lincoln), French, Ghent, Landon, Metcalf, Morthland, Steiner, Stevenson and Wells—10.

When Senator Palmer's name was called he made the following statement: "With the understanding that House bill No. 143 will not interfere with the arrangement regarding courses of study as outlined in substitute House bill No. 15, I vote aye."

There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Wray, the rules were suspended and substitute House bill No. 15 and House bill No. 143, ordered transmitted to the House immediately.

On motion of Senator Palmer the bill clerk was ordered to place printed copies of substitute House bill No. 15 in the Senate files.

On motion of Senator Wells three hundred additional copies of Senate bill No. 149, were ordered printed.

At 11:55 a.m., on motion of Senator Palmer, the Senate adjourned until 11:30 o'clock a.m., Monday, February 5, 1917.

Louis F. Hart, President of the Senate.

FRANK M. DALLAM, Secretary of the Senate.

TWENTY-NINTH DAY.

MORNING SESSION.

SENATE CHAMBER.

OLYMPIA, WASH., Monday, February 5, 1917.

The Senate was called to order by President Hart at 11:30 a.m. pursuant to adjournment.

Rev. H. S. Templeton, of the United Churches of Olympia, offered prayer. The secretary called the roll; all members being present, except Senators Chase, Davis (Lincoln), Metcalf, Phipps, Steiner and Stevenson. All excused except Senators Steiner and Phipps.

On motion of Senator French, Senator Steiner was excused.

On motion of Senator Fairchild, Senator Phipps was excused.

On motion of Senator Wray, the reading of last Friday's journal was dispensed with, and it was approved.

The secretary read a resolution from the legislature of California, being "Senate joint resolution No. 3, relative to the establishment of definite lines of division between federal and state taxes, and the calling of a congress of the states to consider conflicting jurisdictions of the federal and state governments."

On motion of Senator Cleary, the resolution was referred to the Committee on Public Revenue and Taxation.

The secretary read a communication from the Ferndale Business Men's Club relating to funds for the improvement of the Pacific highway near Ferndale.

On motion of Senator Nichols, the communication was referred to the Committee on Roads and Bridges.

The secretary read a communication from Troutlake Grange No. 210, P. of H., requesting a bill allowing state to print school books.

On motion of Senator Smith (A. A.), the communication was referred to the Committee on Printing.

The secretary read a communication from the Custer Industrial Club of Custer relating to an appropriation for the Pacific highway.

The communication was referred to the Committee on Roads and Bridges, on motion of Senator Nichols.

The secretary read:

Senate joint memorial No. 9, by Senator Fairchild: "Petitioning Congress to enact a law creating an irrigation commission."

The memorial was read the first time, and on motion of Senator Fairchild, the rules were suspended, the memorial was read the second time by title, and referred to the Committee on Memorials.

Senate joint memorial No. 10, by Senator Kuykendall: "Petitioning Congress to pass U. S. Senate bill No. 6374 making appropriation for a monument to Chief Timothy."

The memorial was read the first time, and on motion of Senator Kuykendall, the rules were suspended, the memorial was read the second time by title, and referred to the Committee on Memorials.

MESSAGE TO THE SENATE.

House of Representatives, OLYMPIA, WASH., February 2, 1917.

MR. PRESIDENT:

The House has concurred in Senate amendments to House bill No. 20, entitled "An act making an appropriation for the office of the state fish commissioner for the balance of the biennial period ending March 31, 1917." C. R. MAYBURY, Chief Clerk.

REPORTS OF STANDING COMMITTEES.

The majority of the Committee on Labor and Labor Statistics recommended that Senate bill No. 56 do pass with certain amendments. The minority of the committee recommended that it do not pass.

On motion of Scnator Fairchild, the reports together with the bill were placed on general file.

A majority of the Committee on Judiciary recommended that Senate bills Nos. 13 and 30 do pass with certain amendments.

A minority of the committee recommended that the bills do not pass. The reports together with the bills were placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., February 2, 1917.

Mr. President:

We, your Committee on Labor and Labor Statistics, to whom was referred House bill No. 1, entitled "An act relating to the hours and wages of minors in the telephone and telegraph industries in rural communities and cities of less than three thousand population, and amending chapter 68 of the Laws of 1915," have had the same under consideration, and we respectfully report the same back to the Sonato with the recommendation that it do pass.

W. FAIRCHILD, Chairman.

We concur in this report: C. R. McMillan, Ed Brown, John W. Kleeb.

On motion of Scnator Fairchild, the report of the Committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., February 5, 1917.

MR. PRESIDENT:

We, your Committee on Rules and Joint Rules, to whom was referred Sonato bill No. 26, by Senators Hall and Phipps, "Authorizing the State Auditor to give Adams, Columbia, Franklin, Garfield, Spokane, Walla Walla, Whitman and Skamania counties credit on their several tax rolls accounts for the years 1909 and 1910," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it be re-referred to the Committee on Public Revenue and Taxation.

Louis F. Hart, Chairman.

We concur in this report: P. H. Carlyon, H. D. Taylor, E. L. French, Jesse S Jones, C. R. McMillan, Oliver Hall.

On motion of Senator Taylor, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., February 5, 1917.

MR. PRESIDENT:

We, your Committee on Rules and Joint Rules, to whom was referred Senate bill No. 16, by Senator Davis (W. S.), entitled "An act fixing the terms of county and precinct officers and prescribing the times of holding elections therefor," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it be re-referred to the Committee on Elections and Privileges

Louis F. Hart, Chairman.

We concur in this report: P. H. Carlyon, Jesse S. Jones, E. L. French, H. D. Taylor, Oliver Hall.

On motion of Senator Taylor, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., February 1, 1917.

Mr. President:

We, your Committee on Judiciary, to whom was referred Senate bill No. 116, entitled "An act relating to fees and compensation of justices of the peace and amending section 1 of chapter 138 of the Laws of 1915," have had the same under consideration, and we respectfully report the same back to the Scate will the recommendation that it do pass.

E. B. Boner, Chairman.

We concur in this report: James Burton, J. W. Faulkner, E. Ben Johnson, E. V. Kuykendall, Dan Landon, Ralph D. Nichols, F. A. Chase, William Wray, Joseph H.

Smith.

On motion of Senator Boner, the report of the committee was adopted.

Substitute House concurrent resolution No. 8, by Mr. Elliott, "Relating to changing the name of Mount Rainier."

The resolution was read the first time, and on motion of Senator Johnson, the rules were suspended, the resolution was read the second time by title, and referred to the Committee on Memorials.

INTRODUCTION OF BILLS.

Senate bill No. 158, by Senator Jones (by request of public service commission), entitled "An act requiring automobiles used for carrying passengers for hire to stop before crossing any railroad at grade and making failure to stop a misdemeanor."

The bill was read the first time, and on motion of Senator Jones, the rules were suspended, the bill was read the second time by title, and referred to the Committee on Public Utilities.

Senate bill No. 159, by Senator Jones (by request of public service commission), entitled "An act relating to the protection of crossings at grade of railways and highways."

The bill was read the first time, and on motion of Senator Jones, the rules were suspended, the bill was read the second time by title, and referred to the Committee on Public Utilities.

Senate bill No. 160, by Senator Jones (by request of public service commission), entitled "An act relating to public service properties and utilities and amending sections 8626-7, 8626-19, 8626-46, 8626-49, 8626-51, 8626-52, 8626-63 and 8626-80 of Remington & Ballinger's Annotated Codes and Statutes of Washington; and further amending title LXX of volume 3 of Remington & Ballinger's Annotated Codes and Statutes of Washington by adding thereto a section to be known as section 8626-18½ providing that steamboat companies must refund unused tickets, and a section to be known as section 8626-66½ fixing standard side clearances for railroads."

The bill was read the first time, and on motion of Senator Jones, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Public Utilities.

Senate bill No. 161, by Senator Jones (by request of public service commission), entitled "An act for the prevention of fraud in the grain, grain products and hay trade and trade in rice, beans, soy beans and other similar articles; fertilizers, chemicals and other commodities; for prevention of dissemination of injurious plant insects and disease; for the establishment and preservation of standards for grain, grain products, hay and such other commodities; regulating warehousemen, millers, shippers and buyers of grain, grain products, hay and such other commodities; defining the duty of rail-

roads, providing penalties for the violation thereof and repealing chapter 91 of the Laws of Washington for 1911."

The bill was read the first time, and on motion of Senator Jones, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Public Utilities.

Senate bill No. 162, by Senator Johnson (by request), entitled "An act relating to the powers, duties and jurisdiction of the industrial welfare commission and amending section 3 of chapter 174, Laws of 1913."

The bill was read the first time, and on motion of Senator Johnson, the rules were suspended, the bill was read the second time by title, and referred to the Committee on Labor and Labor Statistics.

Senate bill No. 163, by Senator Faulkner, entitled "An act granting to the Curlew irrigation district, for public uses and purposes, the right and privilege to overflow certain state lands."

The bill was read the first time, and on motion of Senator Faulkner, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on State, Granted, School and Tide Lands.

Senate bill No. 164, by Senator Landon, entitled "An act relating to water districts and amending sections 9510-15 and 9510-19 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Landon, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Municipal Corporations.

Senate bill No. 165, by Senator Davis (W. S.), entitled "An act relating to and regulating the sale, barter, giving away, disposal and display of pistols and revolvers, and fixing penalties for the violation thereof."

The bill was read the first time, and on motion of Senator Davis (W. S.), the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Substitute Senate bill No. 42, by Senator Fairchild, entitled "An act regulating and licensing the practice of treating the sick and afflicted without the use of drugs, creating a board of examiners for such practitioners, defining the powers and duties of such board, regulating the use of certain professional terms and abbreviations, defining the term 'drugless therapeutics,' creating a drugless practitioners' fund, defining what shall be unprofessional conduct, making an appropriation from funds created by collection of license fees, prescribing penalties for the violation of this act, and repealing all acts and parts of acts in conflict herewith."

The bill was read the first time, and on motion of Senator Fairehild, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Medicine, Dentistry, Surgery and Hygiene.

MESSAGE TO THE SENATE.

House of Representatives,

MR. PRESIDENT: OLYMPIA, WASH., February 5, 1917.

The House has adopted House concurrent resolution No. 27, "Accepting the invitation of the Young Men's Republican Club of King county, to banquet on February 10, 1917;"

Also, House concurrent resoluton No. 28, "Relating to the death of Edward W. Olson;"

Also, House joint memorial No. 5, "Relating to urging Congress to pass such legislation as will bring about compulsory military service;"

Also, House joint resolution No. 3, "Pledging the services of the state to the President of the United States, in defence of the honor of our nation."

And the same are herewith transmitted. C. R. Maybury, Chief Clerk.

The cocretary read House joint resolution No. 3, by Messrs. Morrison and Aspinwall, "Relating to pledging the services of the state to the President of the United States, in defense of the honor of our nation."

On motion of Senator Carlyon, the rules were suspended and House joint resolution No. 3 read second and third times, and the resolution placed on final passage.

The secreary called the roll on the final passage of House joint resolution No. 3, and it was adopted in the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Ghent, Groff, Hall, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Morthland, Myers, Nichols, Smith (A. A.), Smith (Joseph H.), Taylor, Wells, Wray—35.

Voting nay: Senator Palmer-1.

Those absent or not voting were: Senators Chase, Davis (Lincoln), Metcalf, Phipps, Steiner and Stevenson—6.

When the name of Senator Nichols was called he made the following statement:

"I voted age for the purpose of moving to reconsider. I object to the preamble of the recolution as serving no purpose and likely to cause feeling among the people against that portion of our population which happen to have been been in Germany, and I deplote anything which might have that effect. I believe the resolution should be so drawn that it gives the information necessary to carry out the purport of the resolution, without putting in matter which might have a tendency to inflame feeling against our German-born citizens."

Senator Nichols gave notice that at the proper time he would move to reconsider the vote by which House joint resolution No. 3 passed the Senate.

Senator Taylor moved that the rules be suspended in order that the vote by which House joint resolution No. 3 passed the Senate might be immediately reconsidered.

Senator Johnson moved to take a recess until 2 o'clock this afternoon.

The motion failed to carry.

The motion by Senator Taylor carried.

Sonator Taylor moved to reconsider the vote by which House joint resolution No. 3 passed the Senate.

The motion failed to carry.

On motion of Senator Taylor, the rules were suspended and House joint resolution No. 3 ordered immediately transmitted to the House.

At 12:55 p.m., on motion of Senator Fairchild, the Senate took a recess until 2 o'clock this afternoon.

AFTERNOON SESSION.

The Senate was called to order at 2 o'clock p. m. by President Hart.

GENERAL FILE.

Senate bill No. 137, by Committee on Roads and Bridges, entitled "An act relating to county road funds and validating certain obligations and authorizing the payment thereof, and amending chapter 160 of the Session Laws of 1915," was read third time.

The secretary called the roll on the final passage of Senate bill No. 137, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, French, Hall, Hutchinson, Iverson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, Mc-Millan, Morthland, Myers, Nichols, Smith (A. A.), Taylor, Wells, Wray—29.

Those absent or not voting were: Senators Carlyon, Chase, Davis (Lincoln), Ferryman, Ghent, Groff, Johnson, Metcalf, Palmer, Phipps, Smith (J. H.), Steiner, Stevenson—13.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate bill No. 65, by Senator French, entitled "An act relating to weights and measures, the standards thereof, and scalers thereof, in counties and cities other than cities of the first class, and amending section 0511.3 of Remington & Ballinger's Annotated Codes and Statutes of Washington," was read third time.

The secretary called the roll on the final passage of Senate bill No. 65, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Brand, Brown, Burton, Carlyon, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, French, Ghent, Groff, Hall, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Morthland, Myers, Nichols, Palmer, Smith (A. A.), Taylor, Wells, Wray—32.

Those voting nay were: Senators Boner, Faulkner, Ferryman-3.

Those absent or not voting were: Senators Chase, Davis (Lincoln), Metcalf, Phipps, Smith (J. H.), Steiner, Stevenson—7.

There being no objection, the title of the bill was ordered to stand as the title of the act.

The hour of 2:30 o'clock having arrived, the Senate took up for consideration Senate bill No. 61, which was a special order for this time.

On motion of Senator Boner, Senate bill No. 61 was made a special order for 10 o'clock a. m., Friday, February 9, 1917.

Senate bill No. 93, by Senator Hutchinson, entitled "An act relating to the registration of stallions and jacks, amending sections 1, 2, 4 and 5 of chapter 99 of the Laws of 1911, and repealing section 8 of chapter 99 of the Laws of 1911," was read third time.

On motion of Senator Cox, the bill was amended in section 1, line 9 of the original bill by inserting the words "so far as known" after the word "pedigree," and by inserting the same words after the word "pedigree" in section 3, subdivision 2, line 11 of the original bill, and the same amendment after the word "pedigree" in section 3, subdivision 3, line 12 of the original bill.

On motion of Senator Faulkner, the bill was amended by adding a new section to be known as section 6, as follows:

"Sec. 6. The provisions of this act shall not apply to any county not having a graduate veterinarian registered to practice in the State of Washington residing in such county."

The secretary called the roll on the final passage of Senate bill No. 93, as amonded, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, French, Hutchinson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Morthland, Myers, Nichols, Smith (Joseph H.), Taylor, Wells, Wray—28.

Those voting nay were: Senators Faulkner, Ferryman, Palmer, Smith (A. A.)—4.

Those absent or not voting were: Senators Chase, Davis (Lincoln), Ghent, Groff, Hall, Iverson, Metcalf, Phipps, Steiner, Stevenson—10.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate bill No. 64, by Joint Committee on State, Granted, School and Tido Lands, entitled "An act relating to forests and forest fires, and amending sections 5277-7, 5277-9 and 5277-16 of Remington & Ballinger's Annotated Codes and Statutes of Washington," was read third time.

The secretary called the roll on the final passage of Senate bill No. 64, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Burton, Carlyon, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Hall, Hutchinson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Morthland, Myers, Nichols, Palmer, Smith (A. A.), Smith (Joseph H.), Taylor, Wells, Wray—32.

Voting nay: Senator Brown-1.

Those absent or not voting were: Senators Chase, Davis (Lincoln), Ghent, Groff, Iverson, Metcalf, Phipps, Steiner, Stevenson—9.

There being no objection, the title of the bill was ordered to stand as the title of the act.

The secretary read the following tolegram from Senator Chase:

SEATTLE, WASH., February 5, 1917.

E. B. Palmer, Senate Chamber, Olympia:

Situation well in hand, every facility being given for fullest investigation, but I need another week in order to cover needed legislative changes. Clearing houses of Seattle, Spokane and Tacoma and legislative committee of Washington Bankers' Association co-operating most heartly. Kindly postpone action on your resolution and secure additional leave of absence, advising me promptly by wire. F. A. Chase.

On motion of Senator Palmer, Senator Chase was excused until 2 o'clock p. m., Tuesday, February 13, 1917, and Senate joint resolution No. 7, being a special order for tomorrow at 2:30 o'clock p. m., was continued until 2 o'clock p. m., February 13, 1917.

Senate bill No. 82.

The secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER. OLYMPIA, WASH., January 31, 1917.

Mr. President:

We, your Committee on Reads and Bridges, to whom was referred Senate bill No. 82, ontitled "An act providing for conveyance of the state quarries and rock crushing plants at Meskill, Selah, Marshall, and Dixie to the counties of Lewis, Yakima, Spokane and Walla Walla, respectively, and the disposal of the rock crushing plant at Deception Pass," have had the same under consideration, and we respectfully report the same back to the Sonate with the recommondation that it do pass with the following amendments:

In section 2, add a new paragraph to read as follows:

"In the event that any of the counties heretofore mentioned fail to accept the gift herein provided for, under the terms hereof, then and in that event the State Highway Commissioner may sell and dispose of any such buildings, machinery, tools, appliances or land that is not accepted as aforesaid, in the manner in this section provided."

RALPH D. NICHOLS, Chairman.

We concur in this report: John W. Kleeb, A. A. Smith, A. E. Judd, R. A. Hutchinson, F. G. Barnes, Ed Brown, O. T. Cornwell, Oliver Hall.

On motion of Senator Nichols, the report of the committee was adopted. Senate bill No. 82, by Senators Cox and Judd, was read third time.

The secretary called the roll on the final passage of Senate bill No. 82, · as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Brand, Brown, Burton, Carlyon, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Hall, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Morthland, Myers, Nichols, Palmer, Smith (A. A.), Smith (Joseph H.), Taylor, Wells, Wray-33.

Those absent or not voting were: Senators Boner, Chase, Davis (Lincoln), Ghent, Groff, Metcalf, Phipps, Steiner, Stevenson-9.

On motion of Senator Nichols, the title of the bill was amended by inserting the words:

"Relating to and" after the words "an act." and striking the following: Meskill, Selah, Marshall and Dixie to the counties of Lewis, Yakima, Spokane and Walla, respectively, and the disposal of the rock crushing plant at Deception Pass" and substituting in lieu thereof the words "and providing for the disposal of same."

There being no objection, the title of the bill, as amended, was ordered to stand as the title of the act.

Senate bill No. 143, by Joint Committee on Game and Game Fish, entitled "An act relating to fishing industry and authorizing private fish hatcheries to purchase spawn from the state fish commissioner, and amending section 86, chapter 31 of the Laws of 1915," was read third time.

On motion of Senator Myers, the bill was amended by inserting after the word "spawn" in line 19 of the original bill, the following: "after all requisitions for said fish spawn from the several counties have been filled."

On motion of Senator Palmer, the bill was amended in section 1, line 7 of the original bill by striking the word "riparian."

The secretary called the roll on the final passage of Senate bill No. 143, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Ghent, Hall, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Morthland, Myers, Nichols, Palmer, Smith (A. A.), Smith (Joseph H.), Taylor, Wells, Wray—34.

Those absent or not voting were: Senators Carlyon, Chase, Davis (Lincoln), Groff, Metcalf, Phipps, Steiner, Stevenson—8.

There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Jones, the Public Utilities Committee was granted the use of the Senate chamber for Thursday evening, February 8, 1917.

At 4 p. m., on motion of Senator Boner, the Senate adjourned until tomorrow.

Louis F. Hart, President of the Senate.

FRANK M. DALLAM, JR., Secretary of the Senate.

THIRTIETH DAY.

MORNING SESSION.

SENATE CHAMBER.

OLYMPIA, WASH., Tuesday, February 6, 1917.

The Senate was called to order at 10 o'clock a.m. by President Hart, Pursuant to adjournment.

Rev. H. S. Templeton offered prayer.

The secretary called the roll, all members being present, except Senators Chase, Davis (Lincoln), Phipps and Stevenson, all excused.

On motion of Senator Iverson, the reading of yesterday's journal was dispensed with, and it was approved.

On motion of Senator Palmer, Senator Chase was allowed to incur an expense not exceeding \$100.00, subject to the approval of the Committee on Claims and Auditing, in the investigation being carried on by him.

The secretary read:

RESOLUTION.

By Senators Smith (A. A), and French:

WHEREAS, It has been made to appear to the Senate that a considerable number of persons representing the press of the state expect to visit the legislature on Thursday and Friday, the 8th and 9th inst., the names of said persons being at the present time unknown; therefore, be it

Resolved, That the president of the Senate be directed to have a suitable number of cards of admission printed, to be issued by him to each of said members of the press as shall be designated by the special committee heretofore appointed to assist in the entertainment of said persons, and whose names shall by said special committee be given to the secretary to be entered upon the journal; and be it further

Rosolvod, That as a special mark of respect to the visiting members of the press, Rule 59 be suspended on February 8th and 9th, so far as to permit members of the press holding such eards of admission to be admitted to the floor of the Cenate during the session.

On motion of Sonator French, the resolution was adopted.

The secretary read a communication from the Ilwaco Commercial Club, relative to a state highway.

On motion of Senator Nichols, the communication was referred to the Committee on Roads and Bridges.

House joint memorial No. 5, by Messrs. Gauntlett, Zednick and Houser, "Urging Congress to pass such legislation as will bring about compulsory military service."

The memorial was read the first time, and on motion of Senator Johnson, the rules were suspended, the memorial was read the second time by title, and referred to the Committee on Memorials.

The secretary read:

HOUSE CONCURRENT RESOLUTION NO. 27.

By Mr. Davis, "Accepting the invitation of the Young Men's Republican Club of King County to banquet on February 10, 1917."

On motion of Sonator French, the Sonate concurred in the resolution. The secretary read:

HOUSE CONCURRENT RESOLUTION NO. 28.

By Mr. Renick, "Relating to the death of Edward W. Olson," as follows: WHEREAS, Edward W. Olson, Chairman of the State Industrial Insurance Commission, has been shot down while at his post of duty; and

WHEREAS, The State of Washington has lost one of its most useful citizens, and a conscientious servant of the people; and

WHEREAS, Wo, the members of the fifteenth legislature of the State of Washington, deeply shocked at the sudden removal of an honored and respected official, feel the brenest distress over his loss, and have the deepest sympathy for his family in their bereavement: therefore be it

Resolved, That we, as the representatives of the people of the State of Washington, do extend to the bereaved family of the late Edward W. Olson, our heart-felt sympathy and our sincere condolences for their great loss; and be it further

Resolved, That a copy of this resolution be suitably engressed and cent to the bereaved family, and that this resolution be spread upon the journals of the House and Senate.

Senator McMillan moved the adoption of the resolution.

The resolution was adopted by a unanimous rising vote of the Senate.

REPORTS OF STANDING COMMITTEES.

The Committee on Corporations other than Municipal recommended that Senate bill No. 18 do pass, with certain amendments.

The report of the committee, together with the bill, was placed on general file.

The Committee on Insurance recommended that Senate bills Nos. 126 and 156 do pass, with certain amendments.

The report of the committee, together with the bill, was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., February 6, 1917.

MR. PRESIDENT:

We, your Committee on Rules and Joint Rules, to whom was referred Senate bill No. 128, by Committee on Public Morals, relating to prevention of cruelty to animals and amending section 3278 of Remington & Ballinger's Code, have had the same under

consideration, and we respectfully report the same back to the Senate with the recommendation that it be re referred to the Committee on Judiciary.

Louis F. Hart, Chairman.

We concur in this report: Jesse S. Jones, P. H. Carlyon, O. T. Cornwell, E. L. French, C. R. McMillan, Oliver Hall.

On motion of Senator Taylor, the report of the committee was adopted.

MR. PRESIDENT:

SENATE CHAMBER,

OLYMPIA, WASH., February 6, 1917.

Your Committee on Engrossed Bills, to whom was referred engressed Senate bill No. 82, entitled "An act providing for conveyance of the state quarries and rock crushing plants, and the disposal of the same;"

Also, engrossed Senate bill No. 143, entitled "An act relating to fishing industry and authorizing private fish hatcheries to purchase spawn from the state fish commissioner, and amending section 86, chapter 31, of the Laws of 1915," have compared same with the original bills and find them correctly engrossed.

Respectfully submitted,

JAMES BURTON, Chairman.

We concur in this report: J. H. Ferryman, E. Ben Johnson.

MESSAGE TO THE SENATE.

MR. PRESIDENT:

House of Representatives, Olympia, Wash., February 6, 1917.

The speaker has appointed a committee to act on Senate concurrent resolution No. 8, the following members of the House: Mosses. Fulton, Adams and Graham;

Also, the speaker has signed House bill No. 20, "An act making appropriations for the office of the state fish commissioner for the balance of the biennial period ending March 31, 1917;"

Also, House bill No. 143, "An act relating to the support of the State College of Washington, and allotting lands and funds thereto;"

Also, the House has passed engrossed House bill No. 4, "An act relating to intexicating liquors and the importation, receipt, purchase, transportation, manufacture, possession, use, sale and disposition thereof, prescribing the powers and duties of certain officers in relation thereto, establishing rules of evidence in certain cases, amond ing sections 7, 8, 17, 23, 31, and 32, and repealing sections 15, 16, 18, 19, 20, 21, 22, and 29 of initiative measure No. 3, enacted by the people November 3, 1914, and further amending said act by adding thereto new sections to be known as sections 17a, 17b, 17c, 17d, 17e, 17f, 17g and 17h, and providing penalties for violations thereof;"

Also, engrossed House bill No. 105, "An act relating to the attendance of high school pupils from non-high school districts and providing for the reimbursement of certain school districts for the cost of educating high school pupils from other school districts, creating two classes of school districts for such purpose, providing for a fund and plan of taxation for such reimbursements, fixing requirements for admission to certain high schools, and giving boards of directors power to arrange and pay for transportation of pupils for the purposes of this act;"

Also, House bill No. 110, "An act to provide for the approval of the manner of compilation and publication, and for the certification of a compilation of the Laws of the State of Washington;"

Also, House bill No. 112, "An act relating to the assessment of railroads and amending section 9151 Remington & Ballinger's Code;"

Also, House bill No. 113, "An act relating to the assessment of telegraph companies and amending section 9181 of Remington & Ballinger's Code;"

Also, House bill No. 118, "An act relating to inheritance taxation and amending section 9183 of Remington & Ballinger's Code;"

Also, House bill No. 123, "An act making an appropriation for automobile department of the Socretary of State, and providing when this act shall take effect;"

Also, House bill No. 124, "An act making an appropriation for state aid of tuber culosis, hospitals for the bi-envium ending April 30, 1917, and providing when this act shall take effect:"

Also, engrossed House bill No. 111, "An act relating to taxation and amending section 9112 of Remington & Ballinger's Code."

And the same are herewith transmitted.

C. R. MAYBURY, Chief Clerk.

INTRODUCTION OF BILLS.

Senate bill No. 166, by Senator Landon, entitled "An act relating to procedure in courts, and the selection, exemption and service of jurors in the superior courts of the state, and amending section 94-4 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Landon, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate bill No. 167, by Senator Ghent, entitled "An act to provide for the issuance of licenses to honorably discharged soldiers, sailors and marines of the military and naval service of the United States, in the late war of the rebellion, the Spanish-American war and the Philippine insurrection, who desire to carry on the business of peddler, and amending sections 8927 and 8928 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Ghent, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Military.

Senate bill No. 168, by Senator Landon, entitled "An act relating to the duties of county sheriffs and other peace officers."

The bill was read the first time, and on motion of Senator Landon, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate bill No. 169, by Committee on Roads and Bridges, entitled "An act relating to public highways, authorizing the establishment of toll roads by municipalities, to aid in the construction and maintenance of permanent highways, fixing penalties for violations of this act, and providing when this act shall take effect."

The bill was read the first time, and on motion of Senator Nichols, the rules were suspended, the bill was read the second time by title, 300 additional copies ordered printed and referred to the Committee on Roads and Bridges.

Senate bill No. 170, by Senator Wray, entitled "An act relating to negotiable instruments, and amending section 3575 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Wray, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Banks and Banking.

Senate bill No. 171, by Senators Ghent, Wray and Steiner, entitled "An act fixing the compensation of all county officers in counties having a population of over two hundred and fifty thousand (250,000), and making such counties class "A" counties."

The bill was read the first time, and on motion of Senator Ghent, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Cities of the First Class.

Substitute Senate bill No. 44, by Committee on Public Morals, entitled "An act relating to prostitution, pimping, sodomy and immorality, to the procurement and transportation of persons for such purposes, the placing of females in houses of prostitution, the acceptance of earnings of prosti-

tution, and amending section 2440 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Davis (W. S.), the rules were suspended, the bill was read the second time by title, ordered printed and placed on general file.

Engrossed House bill No. 4, by Mr. Halsey, entitled "An act relating to intoxicating liquors and the importation, receipt, purchase, transportation, manufacture, possession, use, sale and disposition thereof, prescribing the powers and duties of certain officers in relation thereto, establishing rules of evidence in certain cases, amending sections 7, 8, 17, 23, 31 and 32, and repealing sections 15, 16, 18, 19, 20, 21, 22 and 29 of initiative measure No. 3, enacted by the people November 3, 1914, and further amending said act by adding thereto new sections to be known as sections 17a, 17b, 17c, 17d, 17e, 17f, 17g and 17h, and providing penalties for violations thereof."

The bill was read the first time, and on motion of Senator Davis (W. S.), the rules were suspended, the bill was read the second time by title, 1000 copies ordered printed and referred to the Committee on Public Morals.

Engrossed House bill No. 105, by Mr. Swale, entitled "An act relating to the attendance of high school pupils from non-high school districts and providing for the reimbursement of certain school districts for the cost of educating high school pupils from other school districts, creating two classes of school districts for such purpose, providing for a fund and plan of taxation for such reimbursement, fixing requirements for admission to certain high schools, and giving boards of directors power to arrange and pay for transportation of pupils for the purposes of this act."

The bill was read the first time, and on motion of Senator Wray, the rules were suspended, the bill was read the second time by title and referred to the Committee on Education.

House bill No. 110, by Committee on Judiciary, entitled "An act to provide for the approval of the manner of compilation and publication, and for the certification of a compilation of the laws of the State of Washington."

The bill was read the first time, and on motion of Senator Boner, the rules were suspended, the bill was read the second time by title and referred to the Committee on Judiciary.

House bill No. 112, by Committee on Revenue and Taxation, entitled "An act relating to the assessment of railroads, and amending section 9151 of Remington & Ballinger's Code."

The bill was read the first time, and on motion of Senator Cleary, the rules were suspended, the bill was read the second time by title and referred to the Committee on Public Revenue and Taxation.

House bill No. 113, by Committee on Revenue and Taxation, entitled "An act relating to the assessment of telegraph companies, and amending section 9181 of Remington & Ballinger's Code."

The bill was read the first time, and on motion of Senator Cleary, the rules were suspended, the bill was read the second time by title and referred to the Committee on Public Revenue and Taxation.

House bill No. 118, by Committee on Judiciary, entitled "An act relating to inheritance taxation, and amending section 9183 of Remington & Ballinger's Code."

The bill was read the first time, and on motion of Senator Boner, the rules were suspended, the bill was read the second time by title and referred to the Committee on Judiciary.

House bill No. 123, by Committee on Appropriations, entitled "An act making an appropriation for the automobile department of the Secretary of State, and providing when this act shall take effect."

The bill was read the first time, and on motion of Senator French, the rules were suspended, the bill was read the second time by title and referred to the Committee on Appropriations.

House bill No. 124, by Committee on Appropriations, entitled "An act making an appropriation for state aid of tuberculosis hospitals for the biennium ending April 30th, 1917, and providing when this act shall take effect."

The bill was read the first time, and on motion of Senator French, the rules were suspended, the bill was read the second time by title and referred to the Committee on Appropriations.

Engrossed House bill No. 111, by Committee on Revenue and Taxation, entitled "An act relating to taxation, and amending section 9112 of Remington & Ballinger's Code."

The bill was read the first time, and on motion of Senator Cleary, the rules were suspended, the bill was read the second time by title and referred to the Committee on Public Revenue and Taxation.

GENERAL FILE.

On motion of Senator Cox, the Senate resolved itself into a committee of the whole to consider Senate bill No. 105.

The bill was considered in the committee of the whole, Senator Johnson in the chair, and reported back to the Senate with the recommendation that it do pass, with the following amendments:

Strike all of section 1, and renumber section 2, section 1, and section 3, section 2, and section 4, section 3.

In section 1, formerly section 2, in line 16 of the original bill, strike the word "contiguous" and in same section, lines 16 and 17, strike the following words: "adjoining the state penitentiary farm."

Section 1, line 19 of the original bill, insert the word "part" after the word "any." Strike the words: "said commission" in section 1, line 15 of the original bill, and substitute the words: "the state board of centrel, if in its judgment it is to the bost interest of the state so to do," and after the word "area" in same section, line 17 of the original bill insert the words: "as they shall deem necessary."

Section 1, line 20 of the original bill, strike the word "to" and in same section, being line 21, before the word "institute" insert the word "to."

Section 1, lines 17 and 18, of the original bill, strike the words: "with the moneys hereinafter appropriated" and substitute in lieu thereof the words: "at a price not to exceed the amount hereinafter specified."

Strike the title of the bill and substitute the following: "An act authorising the state board of control to acquire lands by condomnation or otherwise for the state penitentiary and making an appropriation therefor and declaring that this act shall take effect immediately."

On motion of Senator Johnson, the report of the committee was adopted. On motion of Senator Johnson, the bill, as amended, was re-referred to the Committee on Penal and Reformatory Institutions.

At 11:55, on motion of Sonator Palmer, the Senate took a recess until 1:30 o'clock this afternoon.

AFTERNOON SESSION.

The Senate was called to order at 1:30 p.m. by President Hart. The secretary read:

MESSAGE TO THE SENATE.

House of Representatives, Olympia, Wash., February 6, 1917.

MR. PRESIDENT:

The speaker has signed substitute House bill No. 15, "An act relating to higher education, establishing the entrance requirements of the University of Washington, the State College of Washington, the State Normal School at Cheney, the State Normal School at Ellensburg, and the State Normal School at Dellingham; establishing the courses of instruction in the University of Washington and in the State College of Washington; authorizing the state board of education to prescribe courses of study for the state normal schools; providing for the awarding of certificates and diplomas by the state normal schools; creating a joint board of higher curricula and defining its powers and duties; and repealing all acts and parts of acts in conflict herewith." And the same is herewith transmitted.

C. R. Maybury, Chief Clerk.

The President signed enrolled substitute House bill No. 15, and enrolled House bills Nos. 20 and 143.

GENERAL FILE.

Senate bill No. 129, by Committee on Public Morals, entitled "An act relating to prevention of cruelty to animals, and amending section 3280 of Remington & Ballinger's Annotated Codes and Statutes of Washington," was read third time.

On motion of Senator Palmer, the bill was amended in section 1, line 8 of the original bill, by inserting after the word "collected" the following: "and all cash bail which is forfeited," and by striking the words "and all cash bail which is forfeited," in line 10 of the original bill.

The secretary called the roll on the final passage of Senate bill No. 129, as amended, and it passed the Senate by the following vote;

Those voting aye were: Senators Barnes, Brand, Brown, Burton, Carlyon, Cleary, Cornwell, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Hall, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Morthland, Myers, Nichols, Palmer, Smith (A. A.), Smith (Joseph H.), Steiner, Wells, Wray—33.

Those absent or not voting were: Senators Boner, Chase, Cox, Davis (Lincoln), Ghent, Groff, Phipps, Stevenson, Taylor—9.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate bill No. 59.

The secretary read:

REPORT OF STANDING COMMITTEE.

Senate Chamber, Olympia, Wash., January 24, 1917.

Mr. President:

We, your Committee on Agriculture, to whom was referred Senate bill No. 59, "An act relating to the state fair of Washington, authorizing counties to make displays at the state fair and pay the expense thereof, amending sections 3002, 3005, 3008, 3009 and 3011 of Remington & Ballinger's Annotated Codes and Statutes of

Washington, and repealing section 3010 of Remington & Ballinger's Annotated Codes and Statutes of Washington," have had the same under consideration, and we respect fully report the same back to the Senate with the recommendation that it do pass with the following amendments:

Amend the title in lines 1 and 2 of the printed bill, same being lines 1, 2, and 3 of original bill, by striking the words "relating to the state fair of Washington, authorizing counties to make displays at the state fair and pay the expense thereof" and in line 3 of the printed bill, being line 5 of the original bill, after the word "Washington" insert the words "relating to the state fair of Washington."

Strike all of section 1.

Make section 2 to read "section 1," and number all following sections to correspond therewith.

C. R. McMillan, Chairman.

We concur in this report: J. H. Ferryman, F. G. Barnes, A. E. Judd, Ed Brown.

On motion of Senator McMillan, the report of the committee was adopted. Senate bill No. 59, by Committee on Agriculture, was read third time.

On motion of Senator Smith (J. H.), the bill was amended as follows:

Strike the word "Objects," being the sub-head of section 1.

Strike the words "Powers and duties of state fair commission," being the sub-head of section 2.

Strike the words "Time and place of meetings," being the sub-head of section 3. Strike the words "Vouchers for expenditure," being the sub-head of section 4. Strike the words "Limit of expenditure," being the sub-head of section 5.

On motion of Senator Palmer, the bill was amended as follows:

In section 2, line 26 of the original bill, strike the words "on leases." In same section, line 28, of the original bill, after the word "therefrom" insert the following: "all of which moneys shall be paid to the State Treasurer and by him added to the fund appropriated by the legislature for the state fair and he is hereby authorized to pay same out upon vouchers of the commissioner of agriculture." Also in same section, line 2 of the original bill, after the word "not" insert the word "otherwise."

In section 4, line 80 of the original bill, after the semicolon strike the remainder of the sentence down to and including the word "fair" in line 31. Also in line 4 of the same section strike the following: "The commissioner of agriculture is authorized to expend any revenues or moneys received from entrance fees, gate money, leases or concessions in the payment of expenses incurred in carrying on the state fair."

Senator Hutchinson objected to further consideration of the bill for the reason that the following words: "the first day of December," were new matter and not underscored.

Senator Palmer moved that the rules be suspended, and the new matter be considered underscored, and the Senate proceed with the consideration of the bill.

The motion carried.

On motion of Senator Morthland, the bill was amended in section 1, line 23 of the original bill by striking the words "near the city of North Yakima" and substituting in lieu thereof the words "in Yakima county."

The secretary called the roll on the final passage of Senate bill No. 59, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Ghent, Groff, Hall, Iverson, Johnson, Jones, Judd, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Morthland, Myers, Nichols, Palmer, Smith (A. A.), Smith (Joseph H.), Taylor, Wells, Wray—34.

Those voting nay were: Senators Hutchinson, Karshner-2.

Those absent or not voting were: Senators Carlyon, Chase, Davis (Lincoln), Phipps, Steiner, Stevenson—6.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate bill No. 138, by Committee on Indiciary, entitled "An act relating to court costs, fees and mileage, and repealing section 503 of Remington & Dallinger's Annotated Codes and Statutes of Washington," was read third time.

The secretary called the roll on the final passage of Senate bill No. 138, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Ghent, Hall, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Landon, McMillan, Metcalf, Morthland, Myers, Nichols, Palmer, Smith (A. A.), Steiner, Taylor, Wells, Wray—35.

Those absent or not voting were: Senators Chase, Davis (Lincoln), Groff, 'Kuykendall, Phipps, Smith (J. H.), Stevenson—7.

There being no objection, the title of the bill was ordered to stand as the title of the act.

At $2:30\,$ p. m., on motion of Senator Carlyon, the Senate adjourned until tomorrow.

Louis F. Hart, President of the Senate.

FRANK M. DALLAM, JR., Secretary of the Senate.

THIRTY-FIRST DAY.

MORNING SESSION.

SENATE CHAMBER,

OLYMPIA, WASH., Wednesday, February 7, 1917.

The Senate was called to order at 10 o'clock a.m. by President Hart, pursuant to adjournment.

Rev. H. S. Templeton offered prayer.

The secretary called the roll, all members being present, except Senators Davis (Lincoln) and Stevenson, both excused.

On motion of Senator Fairchild, the reading of yesterday's journal was dispensed with, and it was approved.

The secretary read:

SENATE JOINT RESOLUTION NO. 8.

By Senator Palmer:

Be It Resolved by the Senate and House of Representatives of the State of Washington. Whereas, Monday, February 12th, is a legal holiday, and

Whereas, Article II, section 11 of the state constitution prevents the legislature from adjourning over three consecutive days without joint action, therefore be it

Resolved, By the Senate and the House of Representatives that the legislature stand adjourned from twelve o'clock neon, Friday, February 9th, until eleven thirty o'clock a.m., Tuesday, February 13th.

On motion of Senator Palmer, the rules were suspended and the resolution read second and third times.

Senator Davis (W. S.) moved to amend the resolution by striking the following: "Friday noon," and substituting therefor the words "Saturday noon."

The motion failed to carry.

Senator Brown moved to lay the resolution on the table.

The motion was lost.

The secretary called the roll on the final passage of Senate joint resolution No. 8, and it failed to pass the Senate by the following vote:

Those voting aye were: Senators Barnes, Carlyon, Cornwell, Cox, French, Ferryman, Ghent, Iverson, Morthland, Nichols, Palmer, Smith (A. A.), Wray-13.

Those voting nay were: Senators Brand, Brown, Burton, Cleary, Davis (Walter S.), Fairchild, Faulkner, Groff, Hall, Hutchinson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Myers, Smith (Joseph H.), Steiner, Taylor, Wells-23.

Those absent or not voting were: Senators Boner, Chase, Davis (Lincoln), Metcalf, Phipps, Stevenson-6.

Senator Hall moved that H. B. La Monte, the docket clerk of the Senate, be granted a leave of absence, with pay, until the 28th day of February, 1917, to act as recruiting officer of the national guard.

The motion carried.

REPORTS OF STANDING COMMITTEES.

The Committee on Elections and Privileges recommended that Senate bill No. 16 do pass, with certain amendments.

The report of the committee, together with the bill, was placed on general file.

The Committee on Memorials recommended that House substitute concurrent resolution No. 8 do pass, with certain amendments.

The report of the committee, together with the bill, was placed on general file.

The Committee on Public Morals recommended that Senate bill No. 109 do pass, with certain amendments.

The report of the committee, together with the bill, was placed on general file.

The secretary read:

To the Senate and House of Representatives of the States of Washington and Oregon. We, your Joint Committee, heretofore appointed to confer, concerning legislation, with reference to the fishing industry in the waters and streams over which said states

have concurrent rights and jurisdiction, beg leave to submit the following report: We recommend that all laws, appertaining to commercial fishing in the waters

and streams over which said states have concurrent rights and concurrent jurisdiction, shall remain unchanged, except in the following particulars, to-wit:

That no changes be made in the present laws of the States of Washington and Oregon affecting the fisheries on the Columbia river, except as follows:

That the tax on each case of Chinook salmon taken or packed on the Columbia river, prior to August 25th of each year, shall be raised from (4) four cents to (5) five cents per case, and that the tax on each case of Chinook salmon taken or packed on the Columbia river, after August 25th of each year, and the tax on all other grades of salmon, taken or packed on the Columbia river, at any time, be raised to four cents per case. We recommend that the bounty on seals be increased from one (1) dollar to three (3) dollars.

That the tonnage tax on fish taken from the Columbia river and handled by wholesalers and by persons engaged in freezing, salting, smoking, kippering, preserving in ice, or otherwise, be raised from (\$1.00) one dollar to (\$1.25) one dollar and a quarter per ton; weight figured in the round or whole.

That in addition to the present regulations, providing for the closing of fish traps or pound nets, on the Columbia river, each trap shall be equipped with a "V" shaped opening in the lead of such trap or pound net, outside the entrance to the heart, adjacent to the apron of at least ton feet in width at the top and extending below the surface at least four feet below low water, and that the present provision of the law providing for a watchman on traps, or pound nets on the Columbia river, be abrogated.

That purse seines be prohibited in the Columbia river east of a line which shall be drawn from the inshere end of the North jetty on the Columbia river to the knuckle of the South jetty on said river, which knuckle is approximately four miles westerly from the government dock at Fort Stevens, which line will pass approximately three-eighths of a mile westerly from Buoy No. 10, as shown on the Coast Geodetic Survey Chart, No. 5161, dated January 5, 1917.

That every person, firm or corporation, trolling for salmon on the Columbia river for commercial purposes, shall procure an annual license therefor, for which he shall pay the sum of (\$2.50) two dollars and a half.

That it shall be unlawful for any person to purchase or offer for sale any salmon fish of any variety unlawfully taken from any of the waters of the Columbia river, or to have in their possession, or to purchase or offer for sale any salmon fish of any variety, taken beyond the three mile limit outside of the Columbia river, during any closed season, prescribed by law.

We renew the recommendations of the joint conference committee of 1915, that Congress shall ratify the laws of the States of Washington and Oregon, relative to the fisheries on the Columbia river, to the end that such ratification shall act as a treaty between said states, which shall be subject to modification only by joint agreement of both states.

Respectfully submitted:

(Signed) T. B. HANDLEY, Chairman.

(Signed) J. C. CRAWFORD, Secretary.

E. L. French, E. J. Cleary, W. V. Wells, E. H. Nash, M. G. Thomle, Geo. McCoy,
E. E. Shields, Joseph Girard, J. C. Smith, R. S. Farrell, K. K. Kublis, J. E. Anderson,
A. W. Mueller, W. Al Jones, A. C. Calhan, E. D. Cusick, L. A. Belland, C. A. Leinenneler.

MINORTIY REPORT.

I concur in the attached report with the exception of the last paragraph thereof, referring to the ratification of the laws of the States of Washington and Oregon, by Congress, to the end that such ratification shall act as a treaty between said states, which shall be subject to modifications only by joint agreement of both states. I do not join in that recommendation. (Signed) G. E. STEINER.

I do not believe that the state legislature has the power to enter said compact, therefore, I concur in the minority report. (Signed) JOSEPH H. SMITH.

Senator French moved the adoption of the majority report of the committee.

Senator Steiner moved as a substitute that the minority report of the special committee be adopted.

A roll call was demanded on the substitute motion, by Senators Steiner, Iverson, Taylor, Nichols, Boner, Cox and Wells.

The secretary called the roll, and the substitute motion by Senator Steiner failed to carry by the following vote:

Those voting aye were: Senators Brown, Faulkner, Hutchinson, Iverson, Karshner, Landon, Metcalf, Morthland, Nichols, Smith (J. H.), Steiner—11.

Those voting nay were: Senators Barnes, Boner, Brand, Burton, Carlyon, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Ferryman, French, Ghent, Groff, Hall, Jones, Kleeb, Kuykendall, McMillan, Myers, Palmer, Smith (A. A.), Taylor, Wells, Wray—25.

Those absent or not voting were: Senators Chase, Davis (Lincoln), Johnson, Judd, Phipps, Stevenson—6.

The motion by Senator French prevailed.

On motion of Senator French, the rules were suspended, and the report of the Joint Committee on Fisheries ordered transmitted to the House immediately.

> SENATE CHAMBER, OLYMPIA, WASH., February 6, 1917.

MR. PRESIDENT:

We, your Committee on Memorials, to whom was referred House substitute concurrent resolution No. 8, "Relating to changing the name of Mount Rainier," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

E. Ben Johnson, Chairman.

We concur in this report: W. W. Brand, Walter S. Davis.

On motion of Senator Johnson, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., February 6, 1917.

Mr. PRESIDENT:

We, your Committee on Public Revenue and Taxation, to whom was referred House bill No. 11?, entitled "An act relating to the assessment of railroads and amending section 9151 of Remington & Ballinger's Code," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

E. J. CLEARY, Chairman.

We concur in this report: D. H. Cox, W. M. Karshner, Oliver Hall.

On motion of Senator Cleary, the report of the Committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., February 6, 1917.

MR. PRESIDENT:

We, your Committee on Public Revenue and Taxation, to whom was referred House bill No. 113, entitled "An act relating to the assessment of telegraph companies and amending section 9181 of Remington & Ballinger's Code," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

E. J. Cleary, Chairman.

We concur in this report: D. H. Cox, W. M. Karshner, Oliver Hall.

On motion of Senator Cleary, the report of the Committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., February 6, 1917.

Mr. President:

We, your Committee on Public Revenue and Taxation, to whom was referred engrossed House bill No. 111, entitled "An act relating to taxation and amending section 9112 of Remington & Ballinger's Code," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

E. J. Cleary, Chairman.

We concur in this report: D. H. Cox, W. M. Karshner, Oliver Hall.

On motion of Senator Cleary, the report of the Committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., February 6, 1917.

MR. PRESIDENT:

We, your Committee on Memorials, to whom was referred Senate joint memorial No. 10, "Petitioning Congress to pass U. S. Senate bill No. 6374, making an appropriation for a monument to Chief Timothy," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

E. Ben Johnson, Chairman.

We concur in this report: W. W. Brand, Walter S. Davis.

On motion of Senator Johnson, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., February 6, 1917.

MR. PRESIDENT:

We, your Committee on Memorials, to whom was referred House joint memorial No. 1, relating to the Skokomish Indian Reservation, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

E. Ben Johnson, Chairman.

We concur in this report: W. W. Brand, Walter S. Davis.

On motion of Senator Johnson, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., February 6, 1917.

MR. PRESIDENT:

We, your Committee on Memorials, to whom was referred Senate joint memorial No. 9, "Petitioning Congress to enact a law creating an irrigation commission," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

E. Ben Johnson, Chairman.

We concur in this report: W. W. Brand, Walter S. Davis.

On motion of Senator Johnson, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., February 6, 1917.

MR. PRESIDENT:

We, your Committee on Memorials, to whom was referred House Joint memorial No. 5, urging Congress to pass such legislation as will bring about compulsory military service, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

E. BEN JOHNSON, Chairman.

We concur in this report: W. W. Brand, Walter S. Davis.

On motion of Senator Johnson, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., February 7, 1917.

MR. PRESIDENT:

We, your Committee on Judiciary, to whom was referred Senate bill No. 142, entitled "An act to amend section 8983 of Remington & Ballinger's Annotated Codes and Statutes of Washington, relating to salaries of court bailiffs," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

E. E. BONER, Chairman.

We concur in this report: E. B. Palmer, J. W. Faulkner, Ralph Metcalf, D. V. Morthland, G. E. Steiner, Joseph H. Smith, E. V. Kuykendall, William Wray.

On motion of Senator Boner, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., February 6, 1917.

MR. PRESIDENT:

We, your Committee on Memorials, to whom was referred Senate joint memorial No. 8, "Memorializing the Congress of the United States to authorize the franking of all reports of births, deaths and communicable diseases, and all printed matter of an educational character issued by the state board of health to the people of the state in which such matter is issued," have had the same under consideration, and we respectfully report the same back to the Schate with the recommondation that it do pass.

E. Ben Johnson, Chairman.

We concur in this report: W. W. Brand, Walter S. Davis.

On motion of Senator Johnson, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., February 6, 1917.

MR. PRESIDENT:

We, your Committee on Education, to whom was referred House bill No. 105, entitled "An act relating to the attendance of high school pupils from non-high school

districts and providing for the reimbursement of certain school districts for the cest of educating high school pupils from other school districts, creating two classes of school districts for such purpose, providing for a fund and plan of taxation for such reimbursement, flaing requirements for admission to certain high schools, and giving boards of directors power to arrange and pay for transportation of pupils for the purposes of this act," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

O. T. CORNWELL, Chairman.

We concur in this report: Dan Landon, John W. Kleeb, Walter S. Davis, Oliver Hall.

On motion of Sonator Cornwell, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., February 6, 1917.

MR. PRESIDENT:

We, your Committee on Appropriations, to whom was referred House bill No. 123, entitled "An act making an appropriation for the automobile department of the Secretary of State and providing when this act shall take effect," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

E. L. FRENCH., Chairman.

We concur in this report: E. J. Cleary, W. M. Karshner, P. H. Carlyon, D. H. Cox, Dan Landon, Oliver Hall.

On motion of Senator French, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., February 6, 1917.

MR, PRESIDENT:

We, your Committee on Appropriations, to whom was referred House bill No. 50, entitled "An act appropriating the sum of seventy nine hundred dollars, or so much thereof as may be necessary for the salaries and expenses of the industrial insurance department for the remainder of the biennial period ending March 31, 1917," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

We concur in this report: E. J. Cleary, P. H. Carlyon, D. H. Cox, Dan Landon, Oliver Hall.

On motion of Senator Cleary, the report of the Committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., February 6, 1917.

MR. PRESIDENT:

Your Committee on Engrossed Bills, to whom was referred engrossed Senate bill No. 59, entitled "An act amending sections 3002, 3005, 3008, 3009 and 3011 of Remington & Ballinger's Annotated Codes and Statutes of Washington, relating to the state fair of Washington and repealing section 3010 of Remington & Ballinger's Annotated Codes and Statutes of Washington:"

Also, engrossed Senate bill No. 129, entitled "An act relating to prevention of cruelty to animals and amending section 3280 of Remington & Ballinger's Annotated Codes and Statutes of Washington:"

Also, engrossed Senate bill No. 93, entitled "An act relating to the registration of stallions and jacks, amending sections 1, 2, 4 and 5 of chapter 99 of the Laws of 1911, and repealing section 8 of chapter 99 of the Laws of 1911," have compared same with the original bills and find them correctly engrossed.

Respectfully submitted,

JAMES BURTON, Chairman.

We concur in this report: J. H. Ferryman, E. Ben Johnson.

SENATE CHAMBER, OLYMPIA, WASH., February 6, 1917.

MR. PRESIDENT:

We, your Committee on Education, to whom was referred Senate bill No. 83, entitled "An act relating to the retirement of teachers in the public schools of the State of Washington, providing for the creation of a fund therefor from the salaries of

teachers, providing for the investment of surplus funds, and providing penalties for the violation of said act," have had the same under consideration, and we respectfully report the same back to the Sanate with the recommendation that it do not pass.

O. T. CORNWELL, Chairman.

We concur in this report: Dan Landon, J. W. Kleeb, Walter S. Davis, Oliver Hall. Senator French moved that Senate bill No. 83 be indefinitely postponed. The motion carried.

Senate joint memorial No. 11, by Senator Hutchinson, "Memorializing the Congress of the United States of America for the formation of a new state to be designated by the name of Lincoln."

The memorial was read the first time, and on motion of Senator Hutchinson, the rules were suspended, the memorial was read the second time by title and referred to the Committee on Memorials.

INTRODUCTION OF BILLS.

Senate bill No. 172, by Senators Palmer, Landon, Nichols, Ghent, Wray, Steiner, Jones, Fairchild, Metcalf, Groff and Smith (J. H.), entitled "An act fixing the office hours of county and municipal officers."

The bill was read the first time, and on motion of Senator Palmer, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate bill No. 173, by Senator Nichols, entitled "An act relating to water districts, providing for the elimination of territory within the boundary of water districts already organized, and for the disincerporation of water districts, together with the procedure therefor, and providing when this act shall take effect."

The bill was read the first time, and on motion of Senator Nichols, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Municipal Corporations.

Senate bill No. 174, by Senator Jones (by request of the public service commission, the state board of control, the industrial insurance commission and the commissioner of agriculture), entitled "An act creating a state laboratory, defining its functions, designating its managements, transferring laboratory properly, making an appropriation, and repealing section 3000-11 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Jones, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Appropriations.

Senate bill No. 175, by Senator Ghent, entitled "An act appropriating the sum of two thousand dollars (\$2,000.00) for the relief of M. A. Tieck."

The bill was read the first time, and on motion of Senator Ghent, the rules were suspended, the bill was read the second time by title, and referred to the Committee on Claims and Auditing.

Senate bill No. 176, by Senator Groff, entitled "An act relating to the amalgamation of street railway properties by consolidation, sale, lease or otherwise."

The bill was read the first time, and on motion of Senator Groff, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Cities of the First Class.

Senate bill No. 177, by Senator Steiner, entitled "An act relating to the hours of labor for females in mechanical or mercantile establishments, laundries, hotels or restaurants in this state."

The bill was read the first time, and on motion of Senator Steiner, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Labor and Labor Statistics.

Senate bill No. 178, by Senator Groff, entitled "An act relating to insurance and giving to a surety the benefit of a stay of execution upon judgment, and amending section 6059-196 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Groff, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate bill No. 179, by Senator Metcalf, entitled "An act relating to forest and logged-off lands sold for taxes; providing for the sale of such lands to the state for forestry purposes, and making an appropriation therfor."

The bill was read the first time, and on motion of Senator Metcalf, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Logged-off Lands.

Senate bill No. 180, by Senator Metcalf, entitled "An act authorizing the State board of land commissioners to clear and fit for cultivation logged-off agricultural land belonging to the state."

The bill was read the first time, and on motion of Senator Metcalf, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Logged-off Lands.

Senate bill No. 181, by Senator Smith (J. H.), entitled "An act relating to the construction, equipment and furnishing of an armory for the use of the National Guard of Washington, at Everett; appropriating money from the military fund therefor, creating a commission to superintend the construction, equipment and furnishing of said armory, and authorizing the promulgation of rules and regulations for the government thereof."

The bill was read the first time, and on motion of Senator Smith (J. H.), the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Military.

Senate bill No. 182, by Senator Fairchild and Committee on Military Affairs, entitled "An act relating to elections and prescribing the method of voting by electors in the State of Washington in the actual military service of the state or of the United States and by reason thereof absent from their election precincts."

The bill was read the first time, and on motion of Senator Fairchild, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Elections and Privileges.

Senate bill No. 183, by Committee on Judiciary, entitled "An act providing that contractors on public or private work receive payments therefor as agents of the payor for the payment of laborers and materialmen, and amending section 2604 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Boner, the rules were suspended, the bill was read the second time by title, ordered printed and placed on general file.

Senate bill No. 184, by Committee on Judiciary, entitled "An act relating to contractors and contractors' bonds upon public work, and amending section 1159 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Boner, the rules were suspended, the bill was read the second time by title, ordered printed and placed on general file.

At 11:55 a.m., on motion of Senator Smith (J. H.), the Senate took a recess until 1:30 o'clock this afternoon.

AFTERNOON SESSION.

The Senate was called to order at 1:30 p. m. by President Hart.

On motion of Senator Iverson, the rules were suspended and the Senate returned to the order of business.

The secretary read:

MESSAGE TO THE SENATE.

House of Representatives, Olympia, Wash., February 7, 1917.

Mr. PRESIDENT:

The House has passed engrossed Senate bill No. 21, "An act relating to the operation and maintenance of certain public utilities by municipal corporations, validating utility bonds in certain cases, and declaring an emergency," with the following amendments:

Amend by adding section to be known as section No. 3.

Sec. 3. Whenever bonds have been authorized for the purchase of such utility as set forth in paragraph one herein, and such purchase price fails to include taxes which may or shall become due on any such utility, subsequent to the date of the election at which such bonds were authorized, then such taxes or the amount thereof may be paid by the said purchasing municipality in addition to the maximum sum authorized in the ordinance or proposition theretofore submitted to the electors and approved by them, without re-submitting to said electors the said proposition to pay said taxes or to purchase said plant at such increased cost; such additional sum for taxes may be paid by such utility out of the revenue of such system by issuing and negotiating water fund warrants against the revenue of such system, or in such manner as is authorized by law."

Amend section 3.

Strike the figure "three" in section "3" and insert the figure "four." Amend title by inserting word "acquirement" after the word "the."

Also, the House has passed engrossed Senate bill No. 35, "An act relating to the control of rabics or hydrophobia in dogs and amending section 6, chapter 100. Laws of 1915 (section 3204 of Remington & Ballinger's Code) and declaring an emergency;"

Also, House bill No. 40, "An act relating to the duties of county commissioners, and requiring all documents to be signed by a majority of the board, and amending section 3002 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, House bill No. 142, "An act relating to crimes and punishments, and prohibiting advertising for divorce business, and amending section 2463 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, the House has adopted the majority report of the Joint Committee on Fisheries.

And the same are herewith transmitted.

C. R. MAYBURY, Chief Clerk.

Senator Iverson moved that the rules be further suspended and that the Senate concur in the House amendments to engressed Senate bill No. 21.

The motion carried.

The secretary called the roll and the Senate concurred in the House amendments to engrossed Senate bill No. 21, by the following vote:

Those voting aye were: Senators Barnes, Brand, Brown, Burton, Carlyon, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Hall, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Morthland, Myers, Nichols, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Wells, Wray—35.

Those absent or not voting were: Senators Boner, Chase, Davis (Lincoln), Ghent, Groff, Stevenson, Taylor—7.

INTRODUCTION OF BILLS.

Senate bill No. 185, by Senator Metcalf, entitled "An act providing for the organization, management, and administration of cooperative credit associations, creating the office of director thereof, prescribing his powers and duties, and making an appropriation."

The bill was read the first time, and on motion of Senator Metcalf, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Rural Credits and Agricultural Cooperation.

Senate bill No. 186, by Senator Chase, entitled "An act providing for the assessment and taxation of mines, mining claims and the improvements thereon and the net profits therefrom, requiring statements of net profits, providing a penalty for false statements made and repealing all acts in conflict herewith."

The bill was read the first time, and on motion of Senator Chase, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Public Revenue and Taxation.

Senate bill No. 187, by Senator Metcalf, entitled "An act relating to agriculture; promoting the general welfare by bringing into productive use the logged-off lands suitable for agriculture; providing for the establishment of agricultural development districts with authority to purchase and improve said lands and to dispose of the same and to furnish powder and other aid to bona fide improvers of said land and making the cost of the same a part of the sale price of said land; to issue agricultural improvement bonds therefor and authorizing the investment of public funds in said bonds."

The bill was read the first time, and on motion of Senator Metcalf, the rules were suspended, the bill was read the second time by title, 300 additional copies ordered printed and referred to the Committee on Logged-off Lands.

House bill No. 40, by Mr. Thompson, entitled "An act relating to the duties of county commissioners, and requiring all documents to be signed by a majority of the board, and amending section 3882 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Boner, the rules were suspended, the bill was read the second time by title, and referred to the Committee on Judiciary.

House bill No. 142, by Committee on Judiciary, entitled "An act relating to crimes and punishments, and prohibiting advertising for divorce business, and amending section 2463 of Remington & Ballinger's Code."

The bill was read the first time, and on motion of Senator Boner, the rules were suspended, the bill was read the second time by title, and referred to the Committee on Judiciary.

GENERAL FILE.

Senate bill No. 7. The secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., January 23, 1917.

MR. PRESIDENT:

We, your Committee on Judiciary, to whom was referred Senate bill No. 7, entitled "An act to extend the right of eminent domain to elevator and warehouse purposes," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass with the following amendment:

Add a new section to read as follows:

Section 4. The rights hereby granted shall not be exercised within the limits of any regularly organized port district in the state: *Provided, however*, That in case this section shall be held invalid for any reason, such invalidity shall not affect the remainder of the act.

E. E. BONER, Chairman.

We concur in this report: E. Ben Johnson, E. V. Kuykendall, James Burton, Harve H. Phipps, Joseph H. Smith, E. B. Palmer, F. A. Chase, William Wray, G. E. Steiner.

On motion of Senator Boner, the report of the committee was adopted.

Senate bill No. 7, by Senator Kuykendall, was read third time.

On motion of Senator Palmer, the bill was amended in section 4, line 2, of the original bill by inserting after the word "state" the following:

"Provided, That nothing in this act contained shall be construed as authorizing or permitting such corporations to condemn or appropriate railway yards or station grounds or lands held for such yard or station purposes."

The secretary called the roll on the final passage of Senate bill No. 7, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Hall, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Morthland, Nichols, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Wells, Wray—35.

Voting nay: Senator Myers-1.

Those absent or not voting were: Senators Chase, Davis (Lincoln), Ghent, Groff, Stevenson and Taylor—6.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate bill No. 56.

The secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., February 2, 1917.

Mr. President:

We, a majority of your Committee on Labor and Labor Statistics, to whom was referred Senate bill No. 56, entitled "An act relating to the time of payment of the wages of employes and providing penalties for the violation thereof," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass with the following amendments:

In section 1, line 1 of the printed bill, same being line 6 of the original bill, strike all the words after the word "corporation" to and including the word "railroad" in line 2 of the printed bill, same being line 7 of the original bill.

Section 1, line 3 of the printed bill, same being line 8 of the original bill, strike the rest of the section after the word "weeks."

Strike section 2 and insert in lieu thereof a new section 2 to read as follows:

"Sec. 2. Every person, firm or corporation, or the managing officer or agent thereof, who shall refuse to comply with the provisions of this act, shall be guilty of a misdemeanor: *Provided, howover*, That this act shall not affect any agreement or contract that may be entered into between employer and employe."

W. FAIRCHILD, Chairman.

We concur in this report: C. R. McMillan, John W. Kleeb.

SENATE CHAMBER, OLYMPIA, WASH., February 2, 1917.

MR. PRESIDENT:

I, a minority of your Committee on Labor and Labor Statistics, to whom was referred Senate bill No. 56, entitled "An act relating to the time of payment of the wages of employee and providing penalty for the violation thereof," have had the same under consideration, and I respectfully report the same back to the Senate with the recommendation that it do not pass.

F. G. Barnes.

Senator Fairchild moved the adoption of the majority report.

Senator Jones moved as a substitute for both committee reports, that the bill be passed as introduced.

Senator Boner moved that the bill be indefinitely postponed.

Sonator Boner arose and stated as a point of order that he had the closing of the debate on the motion to indefinitely postpone.

The chair ruled that the author of the bill, Senator Jones, had the closing of the debate.

Senator Boner, seconded by Senators Groff and Nichols, appealed from the decision of the chair.

Senator Taylor was called to preside.

The chair stated the question to be: "Shall the decision of the chair stand as the judgment of the Senate?"

The chair ruled Senator Nichols out of order, stating no one could debate the question except Senator Boner and the president of the Senate.

The decision of the chair prevailed.

The president resumed the chair.

The motion to indefinitely postpone was lost.

The substitute motion by Senator Jones prevailed.

Senate bill No. 56, by Senator Jones, was read third time.

Senator Fairchild moved to amend the bill in section 1 as follows: Strike all after the word "corporation" in line 6 of the original bill, to and including the word "railroad" in the line 7 of the original bill.

Senator Croff stated as a point of order that the proposed amendment contained the same subject matter as the committee report.

The president held the point of order well taken.

On motion of Senator Smith (J. H.), the bill was amended in section 1, line 8, of the original bill, by striking the words: "once in every two weeks," and substituting the words: "twice each month."

On motion of Senator Johnson, the bill was amended in section 1, lines 6 and 7, of the original bill, by striking the word "railroad" and substituting in lieu thereof the word: "public utility."

Senator Ghent moved to reconsider the vote by which the amendment offered by Senator Johnson was adopted.

Senator Taylor moved that the motion to reconsider be placed on the table.

Scnator Groff stated that the motion to lay on the table was out of order, on the ground that the motion carried the bill with it.

The chair ruled the point not well taken.

The motion to lay the motion to reconsider on the table carried.

Senator Johnson moved to amend the bill in section 1, lines 8 and 9, of the original bill, by striking the word "railroad" and substituting in lieu thereof the words "public utility."

Senator Nichols moved as a substitute that the words "public utility" in section 1, lines 6 and 7, of the original bill, be stricken and the words "public service company" be inserted.

The substitute motion carried.

On motion of Senator Fairchild, the bill was amended in section 1, lines 8 and 9, by striking the word "railroad" and substituting the words "public service company."

The secretary called the roll on the final passage of Senate bill No. 56, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Brand, Burton, Carlyon, Cleary, Cox, Davis (Walter S.), Fairchild, Faulkner, French, Ghent, Groff, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kuykendall, Metcalf, Morthland, Nichols, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner—25.

Those voting nay were: Senators Barnes, Boner, Brown, Cornwell, Ferryman, Hall, Landon, McMillan, Myers, Palmer, Taylor, Wells, Wray—13.

Those absent or not voting were: Senators Chase, Davis (Lincoln), Kleeb, Stevenson—4.

On motion of Senator Jones, the title of the bill was amended by striking the word "railroad" and substituting the words: "public service companies."

There being no objection, the title of the bill, as amended, was ordered to stand as the title of the act.

Senator Phipps was called to preside.

Senator Wray moved that the rules be suspended and that the Senate return to the order of business.

INTRODUCTION OF BILLS.

Substitute Senate bill No. 18, by Senator Wray, entitled "An act creating a board of architect examiners, providing for an architectural examination, regulating the use of the title architect, designating an examination foo, providing for the issuance of certificates, making reciprocal arrangements between states and providing a penalty for violation thereof."

The bill was read the first time, and on motion of Senator Wray, the rules were suspended, the bill was read the second time by title, ordered printed, and was substituted for Senate bill No. 18.

The president resumed the chair.

Senator Boner was granted unanimous consent to correct an error in the title of Senate bill No. 35.

At 3:45 p. m., on motion of Senator Palmer, the Senate adjourned until 11 o'clock tomorrow morning.

Louis F. Hart, President of the Senate.

FRANK M. DALLAM, JR., Secretary of the Senate.

THIRTY-SECOND DAY.

MORNING SESSION.

SENATE CHAMBER.

OLYMPIA, WASH., Thursday, February 8, 1917.

The Senate was called to order by President Hart at 11 o'clock a.m., pursuant to adjournment.

Rev. H. S. Templeton offered prayer.

The secretary called the roll; all members being present, except Senators Chase, Davis (Lincoln), and Stevenson, all excused.

On motion of Scnator Iverson, the reading of yesterday's journal was dispensed with, and it was approved.

The secretary read a communication from Brighton Park Grange No. 163, relative to a state powder plant. Also a communication from same grange relative to the federal farm loan act, which on motion of Senator Phipps, was referred to the Committee on Constitution and Constitutional Revision.

The communication relative to the state powder plant was placed on general file.

The secretary read a communication relative to Senate bill No 142, requesting its passage, by Brighton Park Grange No. 163.

On motion of Scnator Metcalf, the communication was referred to the Committee on Agriculture.

The secretary read:

RESOLUTION.

By Senator Fairchild.

Resolved, That the secretary of the Senate be, and he is hereby instructed, to purchase and deliver to the Lieutenant Governor and to each senater five dollars (\$5.00) worth of postage.

Senator Fairchild moved the adoption of the resolution.

A roll call was demanded by Senators Taylor, Nichols, Steiner, Iverson, Burton, Wells and Boner.

The secretary called the roll and the resolution was adopted by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Burton, Cleary, Fairchild, Ferryman, Ghent, Hutchinson, Iverson, Johnson, Judd, Kuykendall, Landon, Metcalf, Phipps, Steiner, Wells—18.

Those voting nay were: Senators Cox, Davis (Walter S.), Faulkner, Hall, Jones, Karshner, Kleeb, McMillan, Myers, Nichols, Palmer, Smith (A. A.), Taylor, Wray—14.

Those absent or not voting were: Senators Brown, Carlyon, Chase, Cornwell, Davis (Lincoln), French, Groff, Morthland, Smith (J. H.), and Stevenson—10.

Senate joint memorial No. 12, by Senator Brown, "Petitioning the Congress of the United States to pass an act giving the assent of Congress to the construction of a bridge across Nooksack river."

The memorial was read the first time, and on motion of Senator Brown, the rules were suspended, the memorial was read the second time by title. and referred to the Committee on Memorials.

REPORTS OF STANDING COMMITTEES.

The Committee on Education recommended that Senate bill No. 103 do pass with certain amendments.

The report, together with the bill, was placed on general file.

The Committee on Game recommended that Senate bills Nos. 111 and 114 do pass with certain amendments.

The reports, together with the bills, were placed on general file.

The Committee on Medicine, Dentistry, Surgery and Hygiene recommended that Senate bill No. 31 do pass with certain amendments.

The report, together with the bill, was placed on general file.

SENATE CHAMBER. OLYMPIA, WASH., February 8, 1917.

MR. PRESIDENT:

Your Committee on Enrolled Bills, to whom was referred enrolled Senate bill No. 21, entitled "An act relating to the acquirement, operation and maintenance of certain public utilities by municipal corporations, validating utility bonds in certain cases, and declaring an emergency;"

Also, enrolled Senate bill No. 35, entitled "An act relating to the control of rabies or hydrophobia in dogs and amending section 6, chapter 100, Laws of 1915 (section 3204 of Remington & Ballinger's Annotated Codes and Statutes of Washington) and declaring an emergency," have compared came with the engressed bills and find them correctly enrolled. Respectfully submitted,

A. E. Judd. Chairman. We concur in this report: W. V. Wells, Ralph D. Nichols.

SENATE CHAMBER, OLYMPIA, WASH., February 7, 1917.

MR. PRESIDENT:

We, your Committee on Game, to whom was referred Senate bill No. 134, entitled "An act relating to game animals, creating a game preserve in Okanogan county and providing a penalty," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

CHAS. E. MYERS, Chairman.

We concur in this report: Harve H. Phipps, E. V. Kuykendall, D. H. Cox.

On motion of Senator Myers, the report of the committee was adopted.

SENATE CHAMBER. OLYMPIA, WASH., February 6, 1917.

Mr. President:

We, your Committee on Harbor and Harbor Lines, to whom was referred Senate bill No. 147, entitled "An act providing for the leasing of harbor areas on fresh navigable waters situate within the territorial limits of port districts, and repealing all conflicting statutes," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

DAN LANDON, Chairman.

We concur in this report: W. Fairchild, A. A. Smith, John W. Kleeb, Ed Brown. On motion of Senator Landon, the report of the committee was adopted.

> SENATE CHAMBER, OLYMPIA, WASH., February 7, 1917.

MR. PRESIDENT:

We, your Committee on State Penal and Reformatory Institutions, to whom was referred amended Senate bill No. 105, entitled "An act authorizing the state board of control to acquire lands by condemnation or otherwise for the state penitentiary and making an appropriation therefor and declaring that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

D. H. Cox, Chairman.

We concur in this report: A. E. Judd, R. A. Hutchinson, G. E. Steiner, James Burton.

On motion of Senator Cox, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., February 8, 1917.

MR. PRESIDENT:

Your Committee on Engrossed Bills, to whom was referred engrossed Senate bill No. 7, entitled "An act to extend the right of eminent domain to elevator and ware house companies;"

Also, engrossed Senate bill No. 56 entitled "An act regulating the time of payment of wages of employes of public service companies, and providing penalties for violations thereof," have compared same with the original bills and find them correctly engrossed.

Respectfully submitted.

JAMES BURTON, Chairman.

We concur in this report: G. E. Steiner, J. H. Ferryman.

REPORT OF SPECIAL COMMITTEE.

OLYMPIA, WASH., February 7, 1917.

We, your joint committee on Lincoln Day celebration, to whom was referred Senate concurrent resolution No. 7, beg leave to report as follows:

That the hour for exercises will be at 2 p. m., Monday, February 12th, in the House Chamber, as fixed by the resolution; that Professor Edmand S. Meany of the University of Washington has accepted the invitation of the committee to deliver the address; that a suitable musical program will be rendered by Olympia musical talent; and that a cordial invitation is extended to the general public to attend the exercises.

(Signed)

A. E. Judd,

W. C. ELLIOTT,

H. H. MURRAY,

L. J. Morrison, Walter S. Davis.

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER,

MR. PRESIDENT:

OLYMPIA, WASH., February 8, 1917.

We, your Committee on Rules and Joint Rules to whom was referred Senate bill No. 66, by Senator Steiner, repealing section 116 of chapter 31 of the Laws of 1915, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it be re-referred to the Committee on Fisheries.

Louis F. Harr, Chairman.

We concur in this report: Guy B. Groff, Harve H. Phipps, Jesse S. Jones, C. R. McMillan, E. L. French.

On motion of Senator Steiner, Senate bill No. 66 was indefinitely post-poned.

The president signed enrolled Senate bills Nos. 21 and 35.

INTRODUCTION OF BILLS.

Senate bill No. 188, by Senator Steiner, entitled "An act appropriating the sum of two hundred fourteen dollars and ninety-eight cents (\$214.98) out of the fisheries fund of the State of Washington for the relief of the San Juan Fishing & Packing Company."

The bill was read the first time, and on motion of Sonator Steiner, the rules were suspended, the bill was read the second time by title, and referred to the Committee on Fisheries.

Senate bill No. 189, by Committee on State Penal and Reformotory Institutions, entitled "An act creating the Women's State Industrial Home, providing for the erection and management thereof and for the commitment of offenders thereto, and making an appropriation therefor."

The bill was read the first time, and on motion of Senator Cox, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Appropriations.

Senate bill No. 190, by Committee on Judiciary, entitled "An act relating to the practice of law, and prohibiting corporations and voluntary associations from engaging therein and from performing other acts relating thereto, and providing a penalty."

The bill was read the first time, and on motion of Senator Boner, the rules were suspended, the bill was read the second time by title, ordered printed and placed on general file.

Senate bill No. 191, by Senator Palmer, entitled "An act relating to the public schools and providing for the resignation of teachers."

The bill was read the first time, and on motion of Senator Palmer, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Education.

Senate bill No. 192, by Senator Palmer (by request), entitled "An act to establish an institution for the care and custody of persons of defective and impaired mentality in the western part of the State of Washington, to be known as the Western Washington Home and Colony, and appropriating money therefor."

The bill was read the first time, and on motion of Sonator Palmer, the rules were suspended, the bill was read the second time by title, and referred to the Committee on Appropriations.

On motion of Senator Palmer, the rules were suspended and the bill ordered printed.

Senate bill No. 193, by Committee on Judiciary, entitled "An act amending section 2280 of Remington & Ballinger's Annotated Codes and Statutes of Washington, relating to suspending of sentences for crimes."

The bill was read the first time, and on motion of Senator Boner, the rules were suspended, the bill was read the second time by title, ordered printed and placed on general file.

Senate bill No. 194, by Senator Hall, entitled "An act relating to, and authorizing, the ratification and validation of certain claims, contracts and obligations on the part of cities of the third class, contracted, allowed or otherwise incurred by the city councils thereof, and invalid or void because contracted, allowed or otherwise incurred in violation of the provisions of section 7702 or section 7694 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Hall, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Municipal Corporations.

Senator Taylor arose to a question of personal privilege and stated that while in the chair at yesterday's session he made a wrong ruling on the question of debating an appeal from the ruling of the chair; stating that the matter on appeal was debatable by the Senate at large, and that he did not desire to establish a wrong precedent.

GENERAL FILE.

Senate bill No. 63, by Senator Palmer (by request of the fire warden), ontitled "An act relating to forests of the state, requiring owners of forest land to provide patrol therefor, declaring certain dangerous forest conditions to be public nuisances and providing for their abatement, providing for the creation of official fire districts and for the cooperation of the state with other agencies in protecting such districts, prescribing methods for assessing and collecting the costs incurred in carrying out the provisions thereof, and prescribing the procedure for serving notices required thereby and by other forest laws of the state," was read third time.

The bill was amended, on motion of Senator Faulkner, by adding to the end of section 1 the following:

"Provided further, That for the purpose of this section forest lands, lying in counties east of the summit of the Cascade mountains, shall be deemed to be adequately protected where patrol is furnished by the U.S. Forest Service of a standard and efficioney and seasonal duration, deemed by the state board of forest commissioners to be sufficient for the proper protection of the forest land of such counties."

On motion of Senator Palmer, the bill was amended as follows:

Section 1, line 15 of the original bill, after the words "and one-half" add the letter "s" to the word "mile."

In section 4, line 19 of the original bill after the word "act" add the following: "Provided, That clashings, made in accordance with the rules and regulations prescribed by the state board of forest commissioners, shall not be declared a nuisance"

On motion of Senator Taylor, the bill was amended in section 1, lines 15 and 16, of the original bill, by striking the words: "if within one and one-half miles of the owner's permanent residence or."

The secretary called the roll on the final passage of Senate bill No. 63, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Rarnes, Roner, Brand, Brown. Burton, Carlyon, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman. French, Hall, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Landon, McMillan, Metcalf, Morthland, Myers, Palmer, Smith (A. A.), Steiner, Taylor, Wells, Wray—33.

Those absent or not voting were: Senator Chase, Davis (Lincoln), Ghent, Groff, Kuykendall, Nichols, Phipps, Smith (J. H.), and Stevenson—9.

There being no objection, the title of the bill was ordered to stand as the title of the act.

At 12 o'clock noon, on motion of Senator Palmer, the Senate took a recess until 1:30 this afternoon.

AFTERNOON SESSION.

The Senate was called to order, by President Hart, at 1:30 p. m.

Sonato bill No. 116, by Sonator Burton, entitled "An act relating to fees and compensation of justices of the peace and amending section 1 of chapter 138 of the Laws of 1915," was read third time.

Sonator Palmer moved to amend the bill by striking the word "one" in line 17 of the original bill and adding the letter "s" to the word "writ" in the same line and after the word "venue" in line 18 of the original bill, strike the words: "For each additional writ of garnishment a fee of fifty cents (50c) shall be charged."

The motion failed to carry.

Senator Johnson moved to amend the bill by adding to the end thereof the following: "For solemnizing a marriage and making a return 50c."

The motion was lost.

The secretary called the roll on the final passage of Senate bill No. 116, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Ghent, Hall, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, Metcalf, Morthland, Myers, Smith (A A), Smith (Joseph H.), Taylor, Wells, Wray—32.

Voting nay: Senator Palmer—1.

Those absent or not voting were: Senators Carlyon, Chase, Davis (Lincoln), Groff, McMillan, Nichols, Phipps, Steiner and Stevenson—9.

There being no objection, the title of the bill was ordered to stand as the title of the act.

MESSAGE TO THE SENATE.

House of Representatives, Olympia, Wash., February 7, 1917.

Mr. PRESIDENT:

The speaker has signed emolled House joint resolution No. 3, "Pledging the corvices of the state to the President of the United States, in defense of the honor of our nation;"

Also, Snate bill No. 21, "An act relating to the requirement, operation and maintenance of cortain public utilities by municipal corporations, validating utility bonds in certain cases, and declaring an emergency;"

Also, Senate bill No. 35, "An act relating to the control of rabies or hydrophobia in dogs and amending section 6, chapter 100, Laws of 1915 (section 3204 of Remington & Ballinger's Annotated Codes and Statutes of Washington) and declaring an emergency."

And the same are herewith transmitted. C. R. MAYBURY, Chief Clerk.

The president signed enrolled House joint resolution No. 3.

Senator Wray moved to re-refer substitute Senate bill No. 18 to the Committee on Corporations other than Municipal.

Senator Palmer moved as a substitute that the bill be re referred to the Committee on Education.

The substitute motion carried.

Senate bill No. 10.

The secretary read:

REPORT OF STANDING COMMITTEE.

OLYMPIA, WASH., January 23, 1917.

MR. PRESIDENT:

We, your Committee on Judiciary, to whom was referred Senate bill No. 10, entitled "An act amending section 1, chapter 135, Session Laws of 1915, entitled 'An act relating to the support of mothers, who by reason of dostitution, insufficient property or income or lack of carning capacity are unable to support their children under the age of fifteen years, and repealing sections 8385-1, 8385-2, 8385-3, 8385-4, \$385-5, and \$305-6 of Remington & Ballinger's Annotated Codes and Statutes of Wachington," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass with the following amendments:

In line 13 of the printed bill, the same being line 29 of the original bill, between the words "and" and "compol," insert the words "in the manner and as provided by the laws of this state."

In line 13 of the printed bill, the same being line 30 of the original bill, strike all of the section after the word "children." E. E. BONER, Chairman.

We concur in this report: E. Ben Johnson, James Burton, J. W. Faulkner, Harve H. Phipps, Joseph H. Smith, E. B. Palmer, F. A. Chase, William Wray, G. E. Steiner.

On motion of Scenator Boner, the report of the committee was adopted. Senate bill No. 10, by Senator Smith (J. H.), was read third time.

The secretary called the roll on the final passage of Senate bill No. 10, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Boner, Brand, Brown, Burton, Cleary, Cornwell, Davis (Walter S.), Fairchild, Faulkner, Ferryman, Ghent, Groff, Hall, Hutchinson, Iverson, Johnson, Jones, Karshner, Kleeb, Landon, Metcalf, Morthland, Myers, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Wells, Wray—30.

Those voting nay were: Senators Barnes, Cox, French, Judd, and Taylor-5.

Those absent or not voting were: Senators Carlyon, Chase, Davis (Lincoln), Kuykendall, McMillan, Nichols and Stevenson—7.

On motion of Senator Smith (J. H.), the title of the bill was stricken and the following substituted in lieu thereof: "An act relating to the support of destitute mothers and amending section 1, chapter 135, Session Laws of 1915."

There being no objection, the title of the bill, as amended, was ordered to stand as the title of the act.

On motion of Senator Metcalf, the Senato resolved itself into a committee of the whole to consider Senate bill No. 27.

The hill was considered in the committee of the whole, Senator Smith (A A.) in the chair, and reported back to the Senate, with the recommendation that it do pass with the following amendments:

Strike section 1 of the bill and insert in lieu thereof the following:

"It shall be the duty of the state board of control, within thirty days after this act takes effect, to make an investigation of the practicability of purchasing manufactured powder for the purposes of sale by the state in the manner hereinafter provided. If the state board of control shall determine from such investigation that all the powder required to carry out the provisions of this act can be acquired by contract from manufacturers at a reasonable price in excess of the actual cost of manufacture, it shall be the duty of the state board of control from time to time to advertise for bids for the quantities needed for the purposes of earrying out the provisions of this act, in the manner required by law for the purchase of supplies by the state board of control, and to enter into contracts for the purchase of the same with the lowest and best responsible bidders therefor."

Amend section 2 of the bill as follows:

Strike paragraph 1 of section 2, down to and including line 1 of the printed bill and insert in lieu thereof the following:

"In the event that the state board of control shall determine that the powder noccessary for the purpose of carrying out the provisions of this act cannot be purchased at a reasonable price above the actual cost of production thereof, it shall then be the duty of the state board of control to report its determination, together with the ovi dence upon which its determination was made, to the Covernor, and if it shall appear to the satisfaction of the Covernor that powder sufficient to carry out the provisions of this act cannot be purchased at a reasonable price in excess of the actual cost of the production thereof, it shall be the duty of the Covernor to investigate the feasibility and practicability of erecting a state powder factory and manufacturing powder for

the purposes of carrying out the provisions of this act, and if the governor shall determine that the state can manufacture pewder for the purposes specified in this act, and sell the same at a price sufficient to cover the cost of manufacture and distribution, and less than the price at which powder can be purchased, as provided in section 1 of this act and distributed, the Governor shall direct the state board of control to proceed in the following manner."

Strike section 9 of the bill and insert in lieu thereof the following:

"Sec. 9. For the purpose of creating the 'powder revolving fund' there is hereby appropriated out of the general fund in the state treasury, the sum of two hundred and fifty thousand dollars (\$250,000); for the purpose of acquiring the necessary land, erecting the necessary buildings and installing the necessary machinery herein provided for, there is hereby appropriated out of the general fund in the state treasury, the sum of seventy-five thousand dollars (\$75,000), or so much thereof as may be necessary; for the purpose of carrying out the provisions of this act, there is hereby appropriated out of the 'powder revolving fund' the sum of one million dollars (\$1,000,000), or so much thereof as may be necessary: Provided, That no warrant shall be drawn upon the 'powder revolving fund' in excess of the amount in the state treasury to the credit of said fund."

Strike the title and insert in lieu thereof the following:

An act providing for the purchase, manufacture and sale of powder, prescribing the powers and duties of certain officers in relation thereto, greating a "powder revolving fund" in the state treasury, regulating expenditures therefrom, providing penaltics for violations of this act, and making appropriations.

On motion of Senator Smith (A. A.), the report of the committee of the whole was adopted.

On motion of Senator Wells, the reading of Senate bill No. 27, had in the committee of the whole, was considered the third reading and the bill placed on final passage.

Senator French moved that for the purpose of permitting Senator Iverson to get his record before his grange friends he be permitted to have the following amendment offered by him in committee of the whole spread upon the journal:

In section 1, lines 6 and 7 of the mimeographed bill, strike the last word of the line the letter "a" and insert in lieu thereof the word "as;" and in line 7 strike all up to and including the word "manufactured" and insert in lieu thereof the following: "low price as it can be manufactured for by the state."

The motion by Senator French carried.

Senator Nichols moved to amend the bill by striking the word "shall" and inserting the word "may" in section 4, line 7, of the original bill.

On motion of Senator Brown, Senate bill No. 27 was made a special order for Tuesday, February 13, 1917, at the hour of 11:30 a. m., and ordered mimcographed with the amendments adopted and pending.

Senate bill No. 30.

The secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., February 1, 1917.

MR. PRESIDENT:

Wc, a majority of your Committee on Judiciary, to whom was referred Senate bill No. 30, entitled "An act providing for a lien for rent due and to become due, and for the enforcement thereof," have had the same under consideration, and we respectfully report the same back to the Senate with the recommodation that it do pass with the following amendments:

In line 3 of the printed bill, the same being line 8 of the original bill, between the words "labor" and "upon," insert the words, "and mortgages prior to tenancy."

In line 6 of the printed bill, the same being line 13 of the original bill, strike the word "six" and insert in lieu thereof the word "two."

In line 7 of the printed bill, the same being line 14 of the original bill, strike the word "six" and insert in lieu thereof the word "two."

In line 10 of the printed bill, the same being line 19 of the original bill, strike the word "thirty" and insert in lieu thereof the word "ten."

We concur in this report: J. W. Faulkner, Ralph D. Nichols, W. V. Wells, Guy B. Groff, Joseph H. Smith, F. A. Chase, William Wray, D. V. Morthland.

SENATE CHAMBER, OLYMPIA, WASH., February 1, 1917.

MR. PRESIDENT:

We, a minority of your Committee on Judiciary, to whom was referred Senate bill No. 30, entitled "An act providing for a lien for rent due and to become due, and for the enforcement thereof," have had the same under consideration, and we respect fully report the same back to the Senate with the recommindation that it do not pass.

E. E. BONER, Chairman.

We concur in this report: James Burton, E. B. Palmer, Dan Landon.

On motion of Senator Groff, the majority report was adopted.

Senate bill No. 30, by Senator Groff, was read third time.

On motion of Senator Palmer, the bill was amended, in section 1, line 10, of the original bill, by striking the word "or" before the word "manufacture" and Inserting the words "or sale" after the word "manufacture" in line 11, and in same section, line 15 of the original bill, by striking the word "nor" and substituting in lieu thereof the word "or" and in same section, line 10 of the original bill, inserting the words "delivered to or" after the word "persons."

The secretary called the roll on the final passage of Senate bill No. 30, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Brand, Carlyon, Chase, Cleary, Cornwell, Cox, Faulkner, Ferryman, French, Groff, Hall, Hutchinson, Jones, Judd, Karshner, Kleeb, McMillan, Metcalf, Morthland, Myers, Nichols, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Taylor, Wells, Wray—28.

Those voting nay were: Senators Boner, Brown, Burton, Davis (W. S.), Fairchild, Landon-6.

Those absent or not voting were: Senators Barnes, Davis (Lincoln), Ghent, Iverson, Johnson, Kuykendall, Steiner and Stevenson—8.

There being no objection, the title of the bill was ordered to stand as the title of the act.

At 4 o'clock p. m., on motion of Senator Barnes, the Senate adjourned until tomorrow.

Louis F. Hart, President of the Senate.

FRANK M. DALLAM, JR., Secretary of the Senate.

THIRTY-THIRD DAY.

MORNING SESSION.

SENATE CHAMBER,

OLYMPIA, WASH., Friday, February 9, 1917.

The Senate was called to order at 10 o'clock a.m. by President Hart, pursuant to adjournment.

Rev. H. S. Templeton offered prayer.

The secretary called the roll; all members being present, except Senators Davis (Lincoln), Ghent and Stevenson, all excused.

Senator Boner was excused on motion of Senator Wells.

On motion of Senator Chase, the reading of yesterday's journal was dispensed with, and it was approved.

The hour of 10 o'clock having arrived, the Senate took up the consideration of Senate bill No. 61, a special order for this time.

On motion of Senator Phipps, the bill was made a special order for Tuesday, February 13, 1917, at the hour of 3 o'clock p. m.

The secretary read a communication from the interstate bridge committee, extending an invitation to the Licutenant Governor and the Senate to attend the formal opening of the interstate bridge at Vancouver, Wash., February 14, 1917.

On motion of Senator French, the invitation was accopted.

The secretary read a communication from the Central Labor Council of Scattle, protesting against the enactment of a capital punishment law.

On motion of Senator Phipps, the communication was referred to the Committee on Judiciary.

Former Senator Jackson, of King county, was escorted to a seat beside the president.

REPORTS OF STANDING COMMITTEES.

The Committee on Judiciary recommended that Senate bill No. 29 do pass, with certain amendments.

The report, together with the bill, was placed on general file.

The Committee on Roads and Bridges recommended that Senate bill No. 67 do pass, with certain amendments.

The report, together with the bill, was placed on general file.

The Committee on Insurance recommended that Senate bill No. 155 do pass, with certain amendments.

The report, together with the bill, was placed on general file.

SENATE CHAMBER.
OLYMPIA, WASH., February 8, 1917.

MR. PRESIDENT:

We, your Committee on Public Revenue and Taxation, to whom was referred Senate bill No. 50, entitled "An act relating to the use of the public highways, and the rights and remedies of persons thereon, and fixing penalties for the violation of the conditions imposed and providing for the licensing of motor vehicles and the collecting of fees therefor, and amonding sections 15 and 18 of chapter 142 of the Session Laws of 1915, and adding sections 24a, 24b, 24c, 24e and 24f," have had the

same under consideration, and we respectfully report the same back to the Senate with the recommendation that it be referred to Committee on Roads and Bridges.

E. J. CLEARY, Chairman.

We concur in this report: W. M. Karshner, D. H. Cox, Oliver Hall

On motion of Senator Cleary, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., February 8, 1917.

MR. PRESIDENT:

We, your Committee on Cities of the First Class, to whom was referred Senate bill No. 86 by Senators Jones and Davis (W. S.) relating to public libraries, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it be re-referred to the Judiciary Committee.

GUY B. GROFF, Chairman.

We concur in this report: William Wray, E. J. Cleary, Ralph Metcalf, Jesse S. Jones, Joseph H. Smith, R. A. Hutchinson.

On motion of Senator Groff, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., February 7, 1917.

MR. PRESIDENT:

We, your Committee on Public Morals, to whom was referred engrossed House bill No 4, entitled "An act relating to intexicating liquors and the importation, receipt, purchase, transportation, manufacture, possession, use, sale and disposition thereof, prescribing the powers and duties of certain officers in relation thereto, establishing rules of evidence in certain cases, amending sections 7, 8, 17, 23, 31 and 32, and repealing sections 15, 16, 18, 19, 20, 21, 22, and 29 of initiative measure No. 3, enacted by the people November 3, 1914, and further amending said act by adding thereto new sections to be known as sections 17a, 17b, 17c, 17d, 17e, 17f, 17g, and 17h, and providing penalties for violations thereof," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

Walter, S. Davis, Chairman.

We concur in this report: William Wray, E. V. Kuykendall, F. G. Barnes, E. J. Cleary, D. V. Morthland.

On motion of Senator Davis (W. S.), the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., February 8, 1917.

MR. PRESIDENT:

We, your Committee on Cities of the First Class, to whom was referred Senate bill No. 176 by Senator Groff of Spokane relating to the amalgamation of street railway properties, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

GUY B. GROFF, Chairman.

We concur in this report: William Wray, E. J. Cleary, Ralph Metcalf, Jesse S. Jones, Joseph H. Smith, R. A. Hutchinson.

On motion of Senator Groff, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., February 8, 1917.

MR. PRESIDENT:

We, your Committee on Education, to whom was referred substitute Senate bill No. 18, entitled "An act creating a board of architect examiners, providing for an architectural examination, regulating the use of the title architect, designating an examination fee, providing for the issuance of certificates, making reciprocal arrangements between states and providing a penalty for violation thereof," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it be referred to the Judiciary Committee.

O. T. CORNWELL, Chairman. We concur in this report: Dan Landon, John W. Kleeb, Oliver Hall.

Senator Cornwell moved the adoption of the report of the committee.

Senator Wray moved as a substitute that substitute Senate bill No. 18 be re-referred to the Committee on Public Morals.

The substitute motion carried.

The secretary read:

MESSAGE TO THE SENATE.

House of Representatives, Olympia, Wash., February 8, 1917.

MR. PRESIDENT:

The House has passed engrossed Senate bill No. 32, "An act relating to the state penitentiary, regulating the sale of grain sacks and other fabrics and products manufactured at the state ponitontiary, fixing the duties of the state hoard of control in connection therewith, and amending section 8559-2 of Remington & Bailinger's Annotated Codes and Statutes of Washington," with the following amendment:

Amend section 1, line 8 of the printed bill, strike the words "April 1st" and insert in lieu thereof the words "June 1st." And the same is herewith transmitted.

C. R. MAYBURY, Chief Clerk.

Senator Cox moved that the Senate concur in the House amendments to Senate bill No. 32.

The motion carried.

The secretary called the roll and the Senate concurred in the House amendments to Senate bill No. 32 by the following vote:

Those voting aye were: Senators Barnes, Brand, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Groff, Hall, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kuykendall, Landon, McMillan, Metcalf, Morthland, Myers, Nichols, Phipps, Smith (A. A.), Smith (Joseph H.), Taylor, Wells, Wray—35.

Voting nay: Senator Palmer—1.

Those absent or not voting were: Senators Boner, Davis (Lincoln), Ghent, Kleeb, Steiner, Stevenson—6.

Senator Johnson gave notice that at the next regular sitting of the Senate he would move to reconsider the vote by which the Senate concurred in the House amendments to Senate bill No. 32.

The motion was withdrawn.

INTRODUCTION OF BILLS.

Senate bill No. 195, by Senator Nichols, entitled "An act relating to commercial waterway districts of the State of Washington, and providing for the issuance of refunding bonds by said districts."

The bill was read the first time, and on motion of Senator Nichols, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Dikes, Drains and Ditches.

Senate bill No. 196, by Senator Chase, entitled "An act to create and provide for a lien in favor of launderers, cleaners and dyers, and to provide for the enforcement thereof."

The bill was read the first time, and on motion of Senator Chase, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate bill No. 197, by Senator Chase, entitled "An act to regulate the purchase, sale and transfer of the business, furniture and furnishings of lodging houses or hotels in bulk, and prescribing penalties for the violation thereof."

The bill was read the first time, and on motion of Senator Chase, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate bill No. 198, by Committee on Dikes, Drains and Ditches, entitled "An act providing for the reorganization of diking and drainage districts as diking and drainage improvement districts, providing for the levy and collection of assessments on lands therein and the issuance of bonds thereby, and providing for assessing the costs of extensions or enlargements of the improvements of such districts, and declaring that this act is necessary for the immediate preservation of the public peace, health and safety and shall take effect immediately."

The bill was read the first time, and on motion of Senator Morthland, the rules were suspended, the bill was read the second time by title, ordered printed and placed on general file.

Senate bill No. 199, by Senator Palmer, entitled "An act relating to the issuance of warrants by the State Auditor and providing for the auditing and allowance of expenses of elected state officials."

The bill was read the first time, and on motion of Senator Palmer, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate bill No. 200, by Senator Fairchild, entitled "An act relating to the practice of barbering, licensing persons to engage in such practice, providing a penalty, and amending sections 7006 and 7015 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Fairchild, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Labor and Labor Statistics.

Senate bill No. 201, by Committee on Medicine, Dentistry, Surgery and Hygiene, entitled "An act relating to the practice of medicine and surgery; amending sections 8386, 8387, 8388, 8391, 8392; 8395, 8396, 8397, 8400, 8402, 8403 and 8405 of Remington & Ballinger's Annotated Codes and Statutos of Washington; and ropealing sections 8389 and 8406 of Remington & Ballinger's Annotated Codes and Statutos of Washington; and declaring that this act shall take effect immediately."

The bill was read the first time, and on motion of Scnator Phipps, the rules were suspended, the bill was read the second time by title, ordered printed and placed on general file.

Senate bill No. 202, by Senators Kuykendall and Johnson, entitled "An act relating to misconduct in office of certain public officers, defining the same in certain cases, and providing for the removal of certain officers guilty thereof, and declaring the powers and duties of the Governor and Attorney General in relation thereto."

The bill was read the first time, and on motion of Senator Kuykendall, the rules were suspended, the bill was read the second time by title, and placed on general file.

Substitute Senate bill No. 90, by Committee on Pure Food and Drugs, entitled "An act facilitating the enforcement of the laws against adulteration and mishranding of foods and drugs, authorizing the commissioner of agriculture to adopt, publish and enforce standards of quality, purity and strongth

of foods and drugs, and rules and regulations governing the adulteration and misbranding of foods and drugs, and prescribing rules of evidence in prosecutions for violations of laws against the adulteration and misbranding of foods and drugs, or in proceedings for the condemnation of adulterated or misbranded foods and drugs."

The bill was read the first time, and on motion of Senator Karshner, the rules were suspended, the bill was read the second time by title, ordered printed and placed on general file.

On motion of Senator Barnes, the Committee on Banks and Banking was given the use of the Senate chamber for Wednesday evening at 8 o'clock, February 14, 1917.

Senator French moved that the Senate do now adjourn until 11 o'clock tomorrow.

The motion failed to carry.

GENERAL FILE.

On motion of Senator Fairchild, the Senate resolved itself into a committee of the whole to consider House bill No. 50.

The bill was considered in the committee of the whole, Senator Judd in the chair, and reported back to the Senate with the recommendation that it do pass.

On motion of Senator Judd, the report of the committee was adopted.

On motion of Senator Fairchild, the reading had in the committee of the whole was considered the third reading and the bill placed on final passage.

The secretary called the roll on the final passage of House bill No. 50, by Committee on Appropriations, entitled "An act appropriating the sum of seventy-nine hundred dollars, or so much thereof as may be necessary, for the salaries and expenses of the industrial insurance department for the remainder of the biennial period ending March 31, 1917," and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Brand, Brown, Carlyon, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Groff, Hall, Iverson, Johnson, Jones, Judd, McMillan, Metcalf, Myers, Phipps, Smith (Joseph H.), Taylor, Wells, Wray—26.

Those voting nay were: Senators Hutchinson, Karshner, Kuykendall, Nichols, Palmer, Smith (A. A.), Steiner—6.

Those absent or not voting were: Senators Boner, Burton, Chase, Davis (Lincoln), Ghent, Kleeb, Landon, Morthland, Stevenson—9.

When the name of Senator Hutchinson was called, he arose and made the following statement:

"I vote no on House bill No. 50 for the reason that there should be no occasion for a deficiency of \$7,900.00. The chalman of the appropriation committee admits to this Senate that members of the industrial insurance commission padded their expense accounts and so defrauded the state, the chalman of the apprepriation committee admits that the Attorney General has not brought suit against said commissioners that defrauded the state. Why? R. A. HUTCHINSON, Senator Fourth Dist."

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senator Palmer moved that the sergeant-at-arms and the secretary be authorized to excuse all the employees possible until next Tuesday morning. The motion carried.

At 11:50 a.m., on motion of Senator Palmer, the Senate adjourned until 1:50 p. m., Monday, February 12, 1917.

Louis F. Hart, President of the Senate.

FRANK M. DALLAM, JR., Secretary of the Senate.

THIRTY-SIXTH DAY.

AFTERNOON SESSION.

SENATE CHAMBER.

OLYMPIA, WASH., Monday, February 12, 1917.

The Senate was called to order at 1:55 p.m. by President Hart, pursuant to adjournment.

The secretary called the roll, all members being present, except Schators Davis (Lincoln), Chase and Stevenson, all excused.

On motion of Senator Jones, the reading of last Friday's journal was dispensed with, and it was approved.

Senator Carlyon moved that whon the joint session dissolves, the Senato stand adjourned until 11:30 o'clock tomorrow morning.

The motion carried.

The sergoant at arms of the House announced that the House was ready to receive the Senate in joint session.

On motion of Senator Myers, the Senate repaired to the House chamber to meet that body in joint session.

JOINT SESSION.

The sergeants at arms of the House announced the arrival of the Senate at the door, and the Senate was invited to seats within the House.

At the request of the speaker, Lieutenant Governor Hart presided.

Representative Pool offered prayer ..

The call of the Senate roll showed all senators present except those who had been previously excused.

The call of the House showed all members present except those previously excused.

The president announced the purpose of the joint session to be memorial services as a tribute to the memory of Abraham Lincoln, former president of the United States.

The speaker of the House read "Gettysburg Address," by Lincoln.

The president introduced Edmond S. Meany, professor of history at the University of Washington.

E. S. Meany delivered the memorial address and spoke of the life of Abraham Lincoln.

At 3:20 p. m., on motion of Mr. Davis, the joint session dissolved.

Louis F. Hart, President of the Senate.

Frank M. Dallam, Jr., Secretary of the Senate.

THIRTY-SEVENTH DAY.

MORNING SESSION.

SENATE CHAMBER,

OLYMPIA, WASH., Tuesday, February 13, 1917.

The Senate was called to order at 11:30 o'clock a.m. by President Hart, pursuant to adjournment.

Rev. Harry E. Bell, of the Christian Church of Olympia, offered prayer. The secretary called the roll, all members being present, except Senators Davis (Lincoln) and Stevenson, both excused.

On motion of Senator Iverson, the reading of yesterday's journal was dispensed with, and it was approved.

The hour of 11:30 a.m. having arrived, the Senate took up for consideration Senate bill No. 27.

On motion of Senator Taylor, the Senate resolved itself into a committee of the whole to consider Senate bill No. 27.

The bill was considered in the committee of the whole, Senator Myers in the chair, and reported back to the Senate with the recommendation that it do pass, with the amendments previously adopted and the following additional amendments:

In the first line of section 4, strike the word "shall" and substitute in lieu thereof the word "may."

In section 3, line 31 of the original bill, after the word "manufacture" insert the following: "or purchase by the board of control."

On motion of Senator Myers, the report of the committee was adopted. On motion of Senator Brown, the reading of the bill in the committee of the whole was considered the third reading and the bill placed on final passage.

The secretary called the roll on the final passage of Senate bill No. 27, by Senators Brown and Iverson, entitled "An act providing for the establishment, maintenance and operation of a state powder factory, the purchase, sale and distribution of the products thereof, the purchase of powder for sale and distribution, and prescribing the powers and duties of certain officers in reference thereto; creating a powder revolving fund in the state treasury, regulating the expenditure of funds therein; confining the sale of powder handled by the state to certain uses and purposes; providing penalties for the violation of the provisions of this act, and making appropriations for the purpose of this act," and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Cleary, Davis (Walter S.), Fairchild, Faulkner, Ghent, Iverson, Johnson, Judd, Karshner, Kleeb, Landon, McMillan, Metcalf, Morthland, Nichols, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Wells—25.

Those voting nay were: Senators Carlyon, Cornwell, Cox, Ferryman, French, Groff, Hall, Hutchinson, Jones, Kuykendall, Myers, Palmer, Taylor, Wray—14.

Those absent or not voting were: Senators Chase, Davis (Lincoln), Sevenson-3.

There being no objection, the title of the bill was ordered to stand as the title of the act.

The secretary read:

REPORT OF COMMITTEE ON ENROLLED BILLS.

SENATE CHAMBER, OLYMPIA, WASH., February 9, 1917.

MR. PRESIDENT:

Your Committee on Enrolled Bills, to whom was referred enrolled Senate bill No. 32, entitled "An act relating to the state penitentiary, regulating the sale of grain sacks and other fabrics and products manufactured at the state penitentiary, fixing the duties of the state board of control in connection therewith, and amending section 8559-2 of Remington & Ballinger's Annotated Codes and Statutes of Washington, and declaring an emergency," have compared same with the engressed bill and find same correctly enrolled.

Respectfully submitted,

A. E. Judd, Chairman.

We concur in this report: W. Fairchild, W. V. Wells.

The president signed enrolled Senate bill No. 32.

At 1:35 p. m., on motion of Senator Fairchild, the Senate took a recess until 2:30 o'clock this afternoon.

AFTERNOON SESSION.

President Hart called the Senate to order at 2:30 p. m.

SPECIAL ORDER.

The hour of 2:30 p. m. having arrived, the Senate proceeded to consider Senate joint resolution No. 7.

On motion of Senator Palmer, the special order on Senate joint resolution No. 7 was advanced until 2:30 o'clock tomorrow afternoon.

The secretary read:

Resolved, That the Committee on Printing is hereby authorized to purchase and procure through the state printer, eards and admission cards for the Lieutenant Governor, and one thousand letter heads and seven hundred and fifty envelopes for Cenator Chase for correspondence in connection with the investigation into the banking situation in this state, as ordered by the Senate.

A. A. SMITH, Chairman.

William Wray, Chas. E. Myers, A. E. Judd.

On motion of Senator Smith (A. A.), the resolution was adopted.

The secretary read an invitation from the state law librarian inviting the Senate to attend the opening of the stack room in the state library in the Temple of Justice this evening.

The secretary read a communication from certain citizens of Vaughn requesting the passage of the "bone-dry" law.

The secretary read:

SENATE CONCURRENT RESOLUTION NO. 9.

By Senators Nichols, Palmer and French:

Re it resolved, By the Sanato, the House concurring, that a committee consisting of one member from the Senate and one member from the House, investigate the expenditure of the appropriation made in the Session Laws of 1915, for the public service commission; especially that appropriation of eighty thousand dollars relative

to salarics of stenographers, clerks, auto hiro, and accountants, assistants, witness fees, assistant engineer, traveling expenes, experts, stationery, office supplies and incidentals.

On motion of Senator Nichols, the resolution was adopted.

REPORTS OF STANDING COMMITTEES.

A majority of the Committee on Public Utilities recommended that Senate bill No. 72 be indefinitely postponed.

A minority of the committee recommended that the bill be placed on general file.

The reports, together with the bill, were placed on general file.

The Committee on Education recommended that Senate bill No. 106 dopass, with certain amendments.

The report of the committee, together with the bill, was placed on general file.

The Committee on Elections and Privileges recommended that Senate bill No. 104 do pass, with certain amendments.

The report of the committee, together with the bill, was placed on general file.

The Committee on Judiciary recommended that Senate bills Nos. 125 and 168 do pass, with certain amendments.

The reports of the committee, together with the bills, were placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., February 12, 1917.

MR. PRESIDENT:

We, your Committee on State, Granted, School and Tide Lands, to whom was referred Senate bill No. 163, entitled "An act granting to the Curlew Irrigation District, for public uses and purposes, the right and privilege to everflew certain state lands," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

W. V. Wells, Chairman.

We concur in this report: E. V. Kuykendall, Chas. E. Myers, C. R. McMillan.

On motion of Senator Wells, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., February 13, 1917.

MR. PRESIDENT:

We, your Committee on Military, to whom was referred Senate bill No. 37, entitled "An act relating to the construction, equipment and furnishing of an armory for the use of the National Guard of Washington, at Walla Walla, appropriating money from the military fund therefor, creating a commission to superintend the construction, equipment and furnishing of said armory, and authorizing the promulgation of rules and regulations for the government thereof," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

Guy B. Groff, Chairman.

We concur in this report: E. E. Boner, Ralph Metcalf, D. H. Cox.

On motion of Senator Groff, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., February 9, 1917.

MR. PRESIDENT:

Your Committee on Engressed Bills, to whom was referred engressed Senate bill No. 10, entitled "An act relating to the support of destitute mothers and amending section 1, chapter 135, Session Laws of 1915;"

Also, engressed Senate bill No. 80, entitled "An act providing for a lien for rent due and to become due, and for the enforcement thereof;"

Engrossed Senate bill No. 63, entitled "An act relating to the forests of the states; requiring owners of forest land to provide patrol therefor, and declaring certain dan gerous forest conditions to be public nulcaneos and providing for their abatement, providing for the creation of official fire districts and for the co-operation of the state with other agencies in protecting such districts, prescribing methods for assessing and collecting the costs incurred in earrying out the provisions thereof, and prescribing the procedure for serving notices required thereby and by other forest laws of the state," have compared same with the original bills and find them correctly engressed.

Respectfully submitted,

JAMES BURTON, Chairman.

We concur in this report: J. H. Ferryman, E. Ben Johnson.

The secretary read:

STATE OF WASHINGTON, OFFICE OF GOVERNOR, OLYMPIA, February 10, 1917.

To the Honorable, the President of the Senate, Olympia, Washington.

Sin: I have the honor to advise you that the Covernor has today signed Senate bill No. 21, entitled "An act relating to the acquirement, operation and maintenance of certain public utilities by municipal corporations, validating utility bonds in certain cases, and declaring an amergency.

The Governor has also today signed Senate bill No. 35, entitled "An act relating to the control of rabies or hydrophobia in dogs and amending section 6, chapter 100, Laws of 1015 (section 3304 of Remington & Ballinger's Annotated Codes and Statutes of Washington,) and declaring an emergency, Respectfully,

IRVIN W. ZIEGAUS, Secretary to the Governor.

MESSAGE TO THE SENATE.

House of Representatives, Olympia, Wash., February 13, 1917.

MR. PRESIDENT:

The speaker has signed Senate bill No. 32, "An act relating to the state poniton tiary, regulating the sale of grain cacks and other fabrics and products manufactured at the state penitentiary, fixing the duties of the state board of control in connection therewith, and amending section 9559-9 of Remington & Ballinger's Annotated Codes and Statutes of Washington, and declaring an emergency;"

Also, House bill No. 50, "An act appropriating the sum of seventy-nine hundred dollars or so much thereof as may be necessary for the salaries and expenses of the industrial insurance department for the remainder of the biendal period ending March 31, 1917;"

Also, the House has passed substitute House bill No. 26, "An act permitting county and city officers to close their respective offices at twelve o'clock noon on Saturdays, and amending section 3863 of Remington and Ballinger's Annotated Codes and Statutes of Washington;"

Also, engrossed House bill No. 23, "An act for the establishment and maintenance of an experiment station in an irrigated section at Konnowick or within twenty miles thereof;"

Also, the speaker has signed House concurrent resolution No. 27, "Accepting the invitation of the Young Men's Republican Club of King county, to banquet on Febru ary 10, 1917;"

Also, House concurrent resolution No. 28, relating to the death of Edward W. Olson:

Also, the House has adopted House joint resolution No. 4, "Authorizing the appointment of a joint committee to attend the ceremony of the opening of the Columbia river inter-state bridge at Vancouver, Washington, on February 14, 1917."

And the same are herewith transmitted. C. R. MAYBURY, Chief Clerk.

The president signed enrolled House concurrent resolutions Nos. 27 and 28, and enrolled House bill No. 50.

House joint resolution No. 4, by Mr. McCoy, "Authorizing the appointment of a joint committee to attend the ceremony of the opening of the

Columbia river interstate bridge at Vancouver, Washington, on February 14, 1917," was read first time.

On motion of Sonator Palmor, the rules were suspended, and the resolution was read a second time by title.

Senator Smith (J. H.) moved that the rules be suspended and the resolution read third time and placed on final passage.

The motion carried.

The secretary read House joint resolution No. 4 a third time.

On motion of Senator Palmer, the resolution was referred to the Committee on Labor and Labor Statistics.

INTRODUCTION OF BILLS.

Senate bill No. 203, by Senator Nichols, entitled "An act changing the names of certain rivers and parts of rivers affected by the public work here tofore carried on, or now being carried on, upon said rivers within the limits of King and Pierce counties, State of Washington."

The bill was read the first time, and on motion of Senator Nichols, the rules were suspended, the bill was read the second time by title and referred to the Committee on Counties and County Boundaries.

Senate bill No. 204, by Senator Cornwell, entitled "An act relating to foncing railroad rights of way, and amending section 8730 of Romington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Cornwell, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Agriculture.

Senate bill No. 205, by Committee on Insurance, entitled "An act relating to insurance, and amending chapter 19 of the Session Laws of 1911 by adding thereto a new section to be known as section $220~\Lambda$."

The bill was read the first time, and on motion of Senator Morthland, the rules were suspended, the bill was read the second time by title, ordered printed and placed on general file.

Senate bill No. 206, by Committee on Agriculture, entitled "An act relating to county assessors and requiring certain agricultural information to be secured by them and supplied to the bureau of statistics, agriculture and immigration, and prescribing penaltics for violation thereof."

The bill was read the first time, and on motion of Senator McMillan, the rules were suspended, the bill was read the second time by title, ordered printed and placed on general file.

Senate bill No. 207, by Senator Hutchinson, entitled "An act relating to the prevention of the spread of contagious and infectious diseases, and amending sections 5536 and 5537 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Hutchinson, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Medicine, Dentistry, Surgery and Hygiene.

Senate bill No. 208, by Senator Phipps, entitled "An act relating to the duties of the office of county sheriff, providing for an attorney for the sheriff when sued as sheriff, providing and furnishing a residence for the sheriff or jailer, and for paying benefits under the industrial insurance code as provided in class 'A' of said code."

The bill was read the first time, and on motion of Senator Phipps, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate bill No. 209, by Senator Phipps, entitled "An act relating to game farming, the occurring, domesticating and propagating of game animals and game birds, the possession, transportation, use and disposition of game, granting certain powers to and imposing certain duties upon the state and county game wardens, and providing penalties for violation of the provisions of this act."

The bill was read the first time, and on motion of Senator Phipps, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Game.

Senate bill No. 210, by Senator Metcalf, entitled "An act relating to the duties of the commissioner of statistics."

The bill was read the first time, and on motion of Senator Metealf, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Rural Credits and Agricultural Development.

Senate bill No. 211, by Senator Burton, entitled "An act relating to school elections, and amending sections 4660 and 4661 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Sonator Burton, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Education.

Senate bill No. 212, by Senator Morthland, entitled "An act relating to the management, sale, lease and disposition of state lands, and amending section 6675 of Remington & Ballinger's Annotated Codes and Statutes of Washington, and declaring an emergency."

The bill was read the first time, and on motion of Senator Morthland, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate bill No. 213, by Senator Chase, entitled "An act to amend section 1 of chapter 37 of the Laws of 1911, entitled "An act to regulate and limit the hours of employment of females in any mechanical or mercantile estab lishment, laundry, hotel or restaurant; except establishments engaged in harvesting, packing, curing, canning or drying certain perishable articles, and providing a saving clause as to such exception; to provide for its enforcement and a penalty for its violation," approved March 9, 1911."

The bill was read the first time, and on motion of Senator Chase, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Labor and Labor Statistics.

Senate bill No. 214, by Committee on State, Granted, School and Tide Lands, entitled "An act making it unlawful to take clams from the state's tide lands for the purpose of canning or selling the same, and prescribing a penalty for the violation thereof."

The bill was read the first time, and on motion of Senator Wells, the rules were suspended, the bill was read the second time by title, ordered

printed and re-referred to the Committee on State, Granted, School and Tide Lands.

Senate bill No. 215, by Senator Nichols, entitled "An act to correct an error in a deed executed and delivered to the State of Washington, and to convey the land therein described to Seattle school district No. 1."

The bill was read the first time, and on motion of Senator Nichols, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Substitute House bill No. 26, by Messrs. Hastings and Zednick, entitled "An act permitting county and city officers to close their respective offices at twelve o'clock noon on Saturdays, and amending section 3863 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator French, the rules were suspended, the bill was read the second time by title, and referred to the Committee on Counties and County Boundaries.

Engrossed House bill No. 23, by Mrs. Williams, entitled "A bill for the establishment and maintenance of an experiment station in an irrigated section at Kennewick or within twenty miles thereof."

The bill was read the first time, and on motion of Senator Wray, the rules were suspended, the bill was read the second time by title, and referred to the Committee on Educational Institutions.

On motion of Senator Morthland, the Senate returned to the order of business.

REPORTS OF STANDING COMMITTEES.

The Committee on Irrigation and Arid Lands recommended that Senate bill No. 127 do pass, with certain amendments.

The report of the committee, together with the bill, was placed on general file.

On motion of Senator Morthland, Senate bill No. 127 was ordered printed, including the proposed amendments by the committee.

SPECIAL ORDER.

The hour of 3 o'clock having arrived, the Senate took up for consideration Senate bill No. 61.

Senator Wells moved to strike sections 1 and 2 of the bill and substitute in lieu thereof the following:

Section 1. That section 6782 of Remington & Ballinger's Annotated Codes and Statutes of Washington be amended to read as follows:

Section 6782. The commissioner of public lands of the State of Washington is hereby authorized to execute leases and contracts for the mining of gold, silver, copper, lead, cinnabar, or other valuable minorals, except coal, from any land now belonging to the state or from any lands the minerals of which have been reserved by the state or from any lands to which the state may hereafter acquire title subject to the conditions hereinafter provided.

Sec. 2. That section 6783 of Remington & Ballinger's Annotated Codes and Statutes of Washington be amended to read as follows:

Section 6783. Any citizen of the United States finding precious minerals upon any lands now or hereafter belonging to the State of Washington or upon any lands which the State of Washington may have sold and reserved the mineral rights therein, may apply to the commissioner of public lands for a lease of any amount not to exceed eighty (80) acres, for prospecting purposes, such application to be made by legal subdivisions according to the public land surveys.

Senator Taylor arose and stated that the amendment was out of order, for the reason that the matter therein contained was not within the scope of the original bill.

The president ruled the point well taken.

On motion of Senator Wells, the bill was re-referred to the Committee on State, Granted, School and Tide Lands.

GENERAL FILE.

House joint memorial No. 5, by Messrs. Gauntlett, Zednick and Houser, "Urging Congress to pass such legislation as will bring about compulsory military service," was read third time.

On motion of Senator Groff, the memorial was amended by striking the word "service" wherever it appears in the memorial, and by substituting in lieu thereof the word "training."

Former Senator George Hurley, from Okanogan county, was invited to a seat beside the president.

Senator Johnson moved to amend the memorial as follows:

After the word "about" in the last line, strike the remainder of the sentence and substitute the following:

"A survey, and preparation for mobilization in case of war, all the resources of the United States, and provide for universal training of our youth, in military science or callings necessary for military proficiency.

The motion carried.

The secretary called the roll on the final passage of House joint memorial No. 5, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Davis (Walter S.), Fairchild, Groff, Johnson, Jones, Judd, Kleeb, Kuykendall, Landon, Metcalf, Morthland, Myers, Nichols, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wray—28.

Those voting nay were: Senators Brand, Cox, Faulkner, French, Ferryman, Hall, Hutchinson, Karshner, McMillan—9.

Those absent or not voting were: Senators Davis (Lincoln), Ghent, Iverson, Stevenson, Wells—5.

Substitute House concurrent resolution No. 8, by Mr. Elliott, "Relating to changing the name of Mount Rainier," was the next order of business on today's calendar.

Senator Palmer arose and stated that the consideration of substitute House concurrent resolution No. 8 was out of order, on the ground that it purported to be a resolution while in truth and in fact it was a memorial.

The president made the following ruling:

Substitute House concurrent resolution No. 8 being under consideration:

Senator Palmer of King county, raised the point of order that the document was not in form a resolution and could not be considered. An examination of the document in question and the record pertaining thereto discloses the fact that the document was received from the House, accompanied by a message of transmission, in which it was stated that the House "has passed substituted House concurrent resolution No. 8 and the same is herewith transmitted." The document is docketed "substitute House concurrent resolution No. 8;" it is entitled on its face "House concurrent resolution." There is no resolving clause or other matter or language which by the most fertile imagination could be construed into a resolution.

On the back of the cover of the document giving its history in the House, it appears that there was a roll call in the House, and the year and nays entered, which has given

rise to the claim on the part of some of the Senators that the House treated the document as a joint resolution.

The title of the document, together with the message transmitting the same to the Senate, is in language so plain as to leave no ambiguity and nothing to be taken by inference, so that the document stands before this body as a substitute House concurrent resolution.

Rule 8 of the joint rules of this legislature provides that:

"Joint resolutions and memorials * * * up to and including the signing thereof by the presiding officer of each house, shall be treated in all respects as bills."

A bill without an enacting claise would be as much in order as a resolution without a resolving clause.

Rule 33 of the Senate rules provides that resolutions other than joint, shall be treated as motions in all proceedings of the Senate. There is no claim that this document could be treated as a motion.

Chief Justice Marshall, in United States v. Fisher, 2 Cranch 258-386, says:

"Where the mind labors to discover the design of the legislature, it siezes everything from which aid can be derived, and in such case the title claims a degree of notice and will have its due share of consideration."

In Cornwell v. Coyne, 192 U. S. 430, Mr. Justice Brewer says:

"The title of an act is referred to only in cases of doubt or ambiguity."

The form of concurrent resolutions, as recognized by the Congress of the United States and, so far as the chair is advised, of all the states of the union, is

"Resolved, By the House of Representatives, the Senate concurring, etc." See vol. 4, Hinds' Precedents, Par. 3378.

The form of a joint resolution, as recognized by the same authorities, is:

"Resolved, by the House of Representatives and the Senate of the State of Washington, that" etc. 4 Hinds' Precedents, par. 3367.

Under the old rules of the House of Representatives of the National Congress, under which joint resolutions were treated as bills and which provided: "Every bill shall be introduced on the report of a committee or by motion for leave," it was held by the speaker, Hon. Linn Boyd of Kentucky, that a resolution could not be amended by inserting before the resolution the words: "Resolved by the Senate and House of Representatives of the United States in Congress assembled," that to so amend the resolution would be in effect the introduction of a joint resolution in a way different from that provided in the rules. 4 Hinds' Precedents, par. 3376.

The same ruling was made in the Thirty-third Congress, where on a point of order being raised, the speaker said:

"This is a simple resolution for the House only and it cannot be converted into a bill." 4 Hinds' Precedents, par. 3377.

The only sources of communication between the two branches of the state legislature are by messages, joint committees, select committees, and conferences. A message is not only the most common method of communication as relates to bills, amendments, resolutions, memorials and actions thereon, but is also the method adopted by the House, and the only method, conveying to the Senate the information of its action on the document now before the Senate. By this message the Senate is bound, so far as regards the position taken by the House upon this document. The House having treated it as a concurrent resolution, the Senate cannot change the action of the House or do anything with a House document contrary to the rules adopted by the House in its control over the document. It therefore follows that the document, not being a resolution, cannot be entertained by the Senate.

It has been suggested by members of the Senate, though this question is not before the chair at this time, that the Senate might change the name of the document to a House memorial and proceed to consider the same. Suffice it to say that this is a House document, that memorials are treated exactly the same as bills, that each class of documents, whether House resolutions, House joint resolutions, House memorials, or House bills, has a separate and distinct current number, and it is not within the power of any Senator to introduce House legislation in the Senate. The changing of the name of this document from a House concurrent resolution to a House memorial would be in effect the introduction of new legislation, and the same would not be in order.

The question of whether or not the Senate might introduce a Senate memorial as a substitute for the pending document is not passed upon, as the same has not been raised.

It follows that the document is a substitute concurrent resolution without any resolving clause, and without any of the forms recognized by parliamentary usages as constituting a resolution, and is therefore not in form for consideration by this body, and the point of order is sustained.

Senator Jones, seconded by Senators Fairchild and Metcalf, appealed from the decision of the chair.

Senator Nichols was called to preside.

The president pro tem. stated the question to be, "Shall the decision of the chair stand as the decision of the Senate?"

A roll call was demanded on the appeal by Senators Taylor, Landon, Carlyon, Iverson, Jones, Davis (W. S.) and Metcalf.

The secretary called the roll, and the decision of the chair was sustained by the following vote:

Those voting aye were: Senators Brand, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Faulkner, Ferryman, French, Ghent, Groff, Hall, Iverson, Karshner, Kleeb, Kuykendall, Landon, McMillan, Myers, Nichols, Palmer, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wray—28.

Those voting nay were: Senators Boner, Davis (W. S.), Fairchild, Hutchinson, Johnson, Jones, Judd, Metcalf, Morthland—9.

Those absent or not voting were: Senators Barnes, Davis (Lincoln), Phipps, Stevenson, Wells—5.

On motion of Senator Myers, the Committee on Game was given permission to use the Senate chamber this evening for a joint committee meeting.

At 4:35 p. m., on motion of Senator Palmer, the Senate adjourned until tomorrow.

Louis F. Hart, President of the Senate.

FRANK M. DALLAM, JR., Secretary of the Senate.

THIRTY-EIGHTH DAY.

MORNING SESSION.

SENATE CHAMBER,

OLYMPIA, WASH., Wednesday, February 14, 1917.

The Senate was called to order at 10 o'clock a.m. by President Hart, pursuant to adjournment.

Rev. Harry E. Bell offered prayer.

The secretary called the roll, all members being present, except Senators Davis (Lincoln) and Stevenson, both excused.

Senator Fairchild was excused upon the motion of Senator Iverson.

On motion of Senator Smith (A. A.), the reading of yesterday's journal was dispensed with, and it was approved.

On motion of Senator Palmer, the special order to consider Senate joint memorial No. 7 at 2:30 o'clock this afternoon was advanced until 2:30 o'clock tomorrow afternoon.

The secretary read:

SENATE CHAMBER, February 13, 1917.

To the Honorable the President and Members of the Senate of the State of Washington.

GENTLEMEN: Having been excused from the session on the 2d inst., I have since endeavored to familiarize myself with the general financial conditions of the state, to determine the underlying causes of recent bank failures and, if possible, to qualify myself for the proper presentation of such legislative remedy as may be required.

To these ends, I have endeavored to employ every available source of information to the fullest extent possible with the limited time at my command and in this work have received the heartiest co-operation of all concerned.

It may be stated without question that the banks of this state, as a whole, are in a very satisfactory condition at the present time, much better in fact than has been the case in recent years and no cause for uneasiness exists.

The recent failures are primarily due to improper banking methods, unwise investments, excessive individual loans and general inefficiency on the part of the managing officers and directors of those institutions, and no adequate remedy has existed for the correction of those conditions.

The banks in question have had the constant attention of the bank examiner for some time and no neglect of duty on his part is apparent, considering the improper limitations now imposed on his powers by law.

Nor do I find any cause for criticism of the other banks of Seattle based on their failure to provide funds to keep open the doors of those closed banks.

The recent decision of the supreme court, in the case of *Dunlap vs. The Seattle National Bank*, Vol. 51, No. 10, Supreme Court advance sheets, has raised the question of fact as to the solvency of an institution so applying for aid, as an important element in determining when such aid is permissible without making the aiding institution liable to criminal prosecution and possible liability to the creditors of the aided institution without limit.

The time granted the associated banks of Seattle for an examination of the affairs of the failed banks in advance of their failure was altogether too short to make an adequate determination as to their solvency, the hasty examination given tending rather to show actual insolvency and any loss occasioned by the withholding of financial support that might prudently have been given is chargeable to the officers of the failed banks who persistently declined to submit their true condition in time to make profered aid available especially in view of the decision just noted.

The closing of the Broadway Bank was immediately due to their failure to collect the assessment ordered by the bank examiner.

The Northern Bank & Trust Company suffered by reason of its former apparent association of interest with the Broadway Bank, for which it has also been acting as clearing agent.

The German-American with greater confidence in and co-operation with the associated banks could have weathered the crisis that developed.

The Fremont was loaded with non-liquid assets but seemed reasonably safe. Its failure to secure necessary funds to continue was directly due to the fact that the German-American could not keep its doors open another day, ample funds having been made available for it, contingent upon the German-American opening for business that day.

No apprehension need be felt regarding other banks, as the general situation is well in hand, and a closer co-operation of banks generally is noted.

The Federal Reserve Bank at San Francisco has also indicated in a substantial manner its willingness to strengthen the situation, having shipped to this locality approximately six million dollars in cash in three days.

To correct a possible misapprehension, I would state that the state banks, almost without exception, are in position to avail themselves of the rediscount privileges of the national banks because of the fact that any correspondent national bank will freely attend to the rediscounting of their paper with the Federal Reserve Bank.

Herewith I beg to submit a copy of proposed amendments to House bill No. 154, together with some reasons for those amendments, and in conclusion will say that the proposed code with these amendments are the result of earnest protracted effort on the part of the legislative committee of the Washington Bankers' Association, the associated banks of Seattle, Tacoma and Spokane, many other individual bankers, the state bank examiner, the national bank examiner and others, including myself.

It is believed to afford every safeguard that can be established by law, in eliminating incompetency, compelling directors to direct, conforming in so far as possible with the best features of the national law harmonizing our present bank and trust company acts, and providing for adequate examination. Respectfully submitted,

FRANK A. CHASE.

On motion of Senator Palmer, the report of Senator Chase was laid over to be considered in conjunction with Senate joint memorial No. 7.

The secretary read:

SENATE JOINT MEMORIAL NO. 13.

By Roads and Bridge Committee:

To the Honorable Senate and House of Representatives of the United States, in Congress Assembled:

Your memorialists, the Senate and House of Representatives of the State of Washington, in legislative session assembled, do most respectfully state, represent and petition as follows:

Whereas, The State of Washington has adopted a policy of arterial highway construction, joining highways of other states in a system of national highways; and

WHEREAS, The State of Washington has at great expense constructed, and is further constructing and maintaining such highways; and

Whereas, Such highways are not only of great value for commercial purposes of the state and nation, but would, on occasion, become of great value for military purposes; and

WHEREAS, A number of such highways, on account of traversing the mountainous and heavily timbered section of the state, are unsurpassed in scenery and have great possibilities in adding to and becoming a part of the national system of parks and playgrounds; and

Whereas, A number of such highways in the State of Washington cross or are located in national forest reserves where the timber at the present time is in its primeval state; and

WHEREAS, A further reservation by Congress reserving from sale all of the standing timber for a reasonable distance on each side of such highways where the same cross or are maintained in such forest reserves, would not only carry out the national policy of establishing parks and playgrounds but would enhance their value for military purposes; therefore, be it

Resolved, That the Senate and House of Representatives of Washington, in legislative session assembled, do hereby respectfully request and petition the Congress of the United States to pass an act reserving from sale all of the standing timber located in national forest reserves, for a distance of at least five hundred (500) feet on each side of any state highway constructed and maintained in such forest reserve by the State of Washington; and be it further

Resolved, That the chief clerk of the House and the secretary of the Senate be instructed to transmit a copy of this memorial to the Senate and House of Representatives of the Congress of the United States, and to each member thereof from the State of Washington for their use in endeavoring to secure the passage of such legislation.

On motion of Senator Kleeb, the rules were suspended and Senate joint memorial No. 13 read a second time by title.

On motion of Senator Kleeb, the rules were further suspended, Senate joint memorial No. 13 read a third time and placed on final passage.

The secretary called the roll on the final passage of Senate joint memorial No. 13, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Brand, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Faulkner, Ferryman, French, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Morthland, Myers, Nichols, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wells, Wray—34.

Voting nay: Senator Palmer-1.

Those absent or not voting were: Senators Boner, Davis (Lincoln), Fairchild, Ghent, Groff, Hall, Stevenson—7.

Senate joint memorial No. 14, by Senator Jones, "Relating to changing the name of Mount Rainier."

The memorial was read the first time, and on motion of Senator Jones, the rules were suspended, the memorial was read the second time by title, and referred to the Committee on Memorials.

Senate joint resolution No. 9, by Senator Metcalf, "Relating to rural credit and development and providing for an investigation of the feasibility of land colonization under state direction."

The resolution was read the first time, and on motion of Senator Metcalf, the rules were suspended, the resolution was read the second time by title, and referred to the Committee on Rural Credits and Agricultural Development.

REPORTS OF STANDING COMMITTEES.

The Committee on Education recommended that Senate bill No. 191 do pass, with certain amendments.

The report of the committee, together with the bill, was placed on general file.

The Committee on Mines and Mining recommended that Senate bill No. 152 do pass, with certain amendments.

The report of the committee, together with the bill, was placed on general file.

The Committee on Medicine, Dentistry, Surgery and Hygiene recommended that Senate bill No. 42 do pass, with certain amendments.

The report of the committee, together with the bill, was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., February 13, 1917.

MR. PRESIDENT:

We, your Committee on Municipal Corporations, to whom was referred Senate bill No. 194, entitled "An act relating to, and authorizing, the ratification and validation of certain claims, contracts and obligations on the part of cities of the third class, contracted, allowed or otherwise incurred by the city councils thereof, and invalid or void because contracted, allowed or otherwise incurred in violation of the provisions of section 7702 or section 7694 of Remington & Ballinger's Annotated Codes and Statutes of Washington," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

O. T. CORNWELL, Chairman.

We concur in this report: P. H. Carlyon, Oliver Hall.

On motion of Senator Cornwell, the report of the committee was adopted:

SENATE CHAMBER, OLYMPIA, WASH., February 14, 1917.

MR. PRESIDENT:

We, your Committee on Logged-off Lands, to whom was referred Senate bill No. 179, entitled "An act relating to forest and logged-off lands sold for taxes; providing for the sale of such lands to the state for forestry purposes, and making an appropriation therefor," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

PETER IVERSON, Chairman.

We concur in this report: C. R. McMillan, Ralph Metcalf.

On motion of Senator Iverson, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., February 14, 1917.

MR. PRESIDENT:

Your Committee on Engrossed Bills, to whom was referred engrossed Senate bill No. 27, entitled "An act providing for the purchase, manufacture and sale of powder, prescribing the powers and duties of certain officers in relation thereto, creating a "powder revolving fund" in the state treasury, regulating expenditures therefrom, providing penalties for violations of this act, and making appropriations," have compared same with the original bill and find it correctly engrossed.

Respectfully submitted. Jas. Burton, Chairman.

We concur in this report: J. H. Ferryman, E. Ben Johnson.

MESSAGE TO THE SENATE.

House of Representatives, Olympia, Wash., February 13, 1917.

Mr. President:

The House has passed engrossed House bill No. 49, "An act dedicating to Pierce county all the right, title and interest of the State of Washington in and to certain lands lying within sections thirty (30), and thirty-one (31), township twenty (20) north, range five (5) east of the W. M., Pierce county, Washington, for county poor farm purposes;"

Also, engrossed House bill No. 162, "An act relating to public highways and providing for the employment of free or day labor and convict labor, and amending section 5869-1 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

tion 5869-1 of Reminston & Ballinger's Annotated Codes and Statutes of Washington;"
Also, House bill No. 190, "An act relating to fees of constables and amending section 6530 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, House bill No. 191, "An act relating to the adoption of children."

And the same are herewith transmitted.

C. R. Maybury, Chief Clerk.

INTRODUCTION OF BILLS.

Senate bill No. 216, by Senator Palmer, entitled "An act relating to the commitment of girls to the State School for Girls, and amending section 4386-6 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Palmer, the the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judicary.

Senate bill No. 217, by Senator Nichols, entitled "An act relating to the security of depositors in incorporated banks of the State of Washington, creating a bank depositors' guaranty fund, providing regulations therefor and penalties for the violation thereof, and declaring an emergency."

The bill was read the first time, and on motion of Senator Nichols, the the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Banks and Banking.

Senate bill No. 218, by Joint Committee on Game, entitled "An act relating to game fishing, authorizing the issuance of non-resident licenses therefor, and providing a penalty."

The bill was read the first time, and on motion of Senator Myers, the the rules were suspended, the bill was read the second time by title, ordered printed and placed on general file.

Senate bill No. 219, by Senator Wray, entitled "An act providing for the setting apart and donating for public service certain shore lands, and providing for the platting and re-platting of harbor areas, with the establish-

ment and re-establishment of inner and outer harbor lines on Lake Washington, and making an appropriation for such purposes."

The bill was read the first time, and on motion of Senator Wray, the the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Harbor and Harbor Lines.

Senate bill No. 220, by Senator Palmer and Mr. Shields (E. E), entitled "An act relating to the time of sunset and designating the points from which observations for the purpose of fixing a standard time of sunset shall be taken."

The bill was read the first time, and on motion of Senator Palmer, the the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Game.

Senate bill No. 221, by Senator Phipps, entitled "An act relating to public highways, naming and fixing the route of state road No. 22, and amending section 12 of chapter 164 of the Laws of 1915."

The bill was read the first time, and on motion of Senator Phipps, the the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Roads and Bridges.

Senate bill No. 222, by Committee on Judiciary, entitled "An act relating to the publication of the Washington supreme court reports, and amending section 9066 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Boner, the the rules were suspended, the bill was read the second time by title, ordered printed and placed on general file.

Senate bill No. 223, by Senator Metcalf, entitled "An act relating to the production and marketing of farm products, creating the office of director of farm markets, defining his powers and duties and fixing his salary, and making an appropriation to carry out the purposes of this act."

The bill was read the first time, and on motion of Senator Metcalf, the the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Rural Credits and Agricultural Development.

Senate bill No. 224, by Senators Palmer, Wray, Chase, Johnson, Groff and Morthland, entitled "An act relating to judgments, and amending sections 459 and 460 of chapter XVI of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Palmer, the the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judicary.

Senate bill No. 225, by Senator Davis (W. S.), entitled "An act creating a state teachers' employment bureau, defining membership therein, prescribing the duties of certain school officers thereto, and making an appropriation."

The bill was read the first time, and on motion of Senator Davis (W. S.), the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Education.

Senate bill No. 226, by Joint Committee on Dikes, Drains and Ditches, entitled "An act relating to drainage improvement districts, providing for

the issuing of bonds thereby in certain cases to retire outstanding bonds and warrants and for the reassessment of costs incurred in the construction of improvements therein."

The bill was read the first time, and on motion of Sonator Wells, the the rules were suspended, the bill was read the second time by title, ordered printed and placed on general file.

Senate bill No. 227, by Committee on Roads and Bridges, entitled "An act relating to public highways, providing for the construction and maintenance of uniform signboards or guide posts thereon, prohibiting the defacing, destruction or counterfeting of same, and providing penalties for the violation of this act."

The bill was read the first time, and on motion of Senator Nichols, the the rules were suspended, the bill was read the second time by title, ordered printed and placed on general file.

Senate bill No. 228, by Senator Davis (W. S.), entitled "An act relating to education, the powers and duties of the state board of education, and prescribing a course of study in American history and American government as a prerequisite of graduation in high schools."

The bill was read the first time, and on motion of Senator Davis (W.S.), the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Education.

Senate bill No. 229, by Scantor Iverson, entitled "An act relating to the Washington Veterans' Home and providing for the conveyance of fooble old soldiers and their wives, and making an appropriation therefor."

The bill was read the first time, and on motion of Senator Iverson, the the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on State Charitable Institutions.

Substitute Senate bill No. 61, by Committee on State, Granted, School and Tide Lands, entitled "An act relating to the survey, management, sale, reclamation, lease and disposition of state, granted, school, tide, shore and other lands and oyster reserves, waterways and harbor areas, providing for a contract and royalty in the removal of minerals from such lands or other lands which have been sold and the mineral rights reserved to the state, amending sections 6782, 6783, 6787, 6788, 6833, 6844, 6845, 8095, 8114 and 8115 of Remington and Ballinger's Annotated Codes and Statutes of Washington and section 1, chapter 144, Laws of 1915, and repealing section 6784 of said codes and statutes."

The bill was read the first time, and on motion of Senator Wells, the rules were suspended, the bill was read the second time by title, 200 copies ordered printed, and placed on general file.

Engrossed House bill No. 49, by Pierce county delegation, entitled "An act dedicating to Pierce county all the right, title and interest of the State of Washington in and to certain lands lying within sections thirty (30) and thirty-one (31), township twenty (20) north, range five (5) east of the W. M., Pierce county, Washington, for county poor farm purposes; and naming said island."

The bill was read the first time, and on motion of Senator Wells, the the rules were suspended, the bill was read the second time by title, and referred to the Committee on State, Granted, School and Tide Lands.

Engrossed House bill No. 162, by Committee on Roads and Bridges, entitled "An act relating to public highways and providing for the employment of free or day labor and convict labor, and amending section 5869-1 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Nichols, the the rules were suspended, the bill was read the second time by title, and referred to the Committee on Roads and Bridges.

House bill No. 190, by Committee on Judiciary, entitled "An act relating to foos of constables, and amonding section 6530 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Boner, the the rules were suspended, the bill was read the second time by title, and referred to the Committee of Judiciary.

House bill No. 191, by Committee on Judicary, entitled "An act relating to the adoption of children."

The bill was read the first time, and on motion of Senator Boner, the the rules were suspended, the bill was read the second time by title, and referred to the Committee of Judiciary.

Senator Palmer moved that the mimeograph department be given orders to attend to the work of the Rules Committee immediately upon receiving same.

The motion carried.

On motion of Senator Palmer, all committees having a member of the Rules Committee thereon were ordered not to meet until thirty minutes after adjournment of the Senate.

Former Senator Henry H. Wende was escorted to a seat beside the president.

GENERAL FILE.

REPORT OF STANDING COMMITTEE.

Senate bill No. 126. The secretary read:

SENATE CHAMBER, OLYMPIA, WASH., February 5, 1917.

MR. PRESIDENT:

We, your Committee on Insurance, to whom was referred Senate bill No. 126, "An act relating to the payment of a tax on premiums collected by insurance companies, and amending section 6059 26 of Romington & Ballinger's Annotated Codes and Statutes of Washington," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass with the following amendment:

Section 1, in line 17 of the printed bill, being line 29 of original bill, after the word "for" insert the following words: "and said Insurance Commissioner shall pay over to the State Treasurer said moneys so collected:"

JOSEPH H. SMITH, Chairman.

We concur in this report: D. H. Cox, Jesse S. Jones, Oliver Hall.

On motion of Senator Smith (J. H.), the report of the committee was adopted.

Senate bill No. 126 was read third time.

On motion of Senator Kuykendall, the bill was amended by inserting the word "companies" after the word "insurance" in section 1, line 4, page 2, of the original bill. The secretary called the roll on the final passage of Senate bill No. 126. by Senator Smith (J. H.), as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Brand, Brown, Burton, Carlyon, Cleary, Cox, Davis (Walter S.), Faulkner, Ferryman, French, Ghent, Hall, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Morthland, Myers, Nichols, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Taylor, Wray—31.

Those absent or not voting were: Senators Barnes, Boner, Chase, Cornwell, Davis (Lincoln), Fairchild, Groff, Hutchinson, Steiner, Stevenson, Wells—11.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate bill No. 155.

The secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., February 8, 1917.

MR. PRESIDENT:

We, your Committee on Insurance, to whom was referred Senate bill No. 155, entitled "An act relating to insurance and amending sections 6059-77, 6059 83, 6050 81, 6059-193 and 6059 230 of Remington & Ballinger's Annotated Codes and Statutes of Washington," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass with the following amendment:

In section 3, subdivision 7, line 128 of the printed bill, being line 17, page 10 of the original bill, after the word "provided," strike the word "however," and insert in licu thereof the following: "That an insurance association may be organized for the purpose of furnishing medicine, medical or surgical treatment, nursing, hospital service, ambulance service, dental service, burial service, or any or all of the above enumerated services, or any other necessary services, contingent upon sickness, accident or death, with a capital stock of not less than twenty-five thousand dellars (\$25,000.00), and a surplus of not less than five thousand dellars (\$5,000.00): And provided further,"

JOSEPH H. SMITH. Chairman.

We concur in this report: James Burton, Jesse S. Jones, Oliver Hall.

On motion of Senator Smith (J. H.), the report of the committee was adopted.

Senate bill No. 155, by Senator Smith (J. H.), was read third time.

On motion of Senator Ghent, the bill was amended as follows:

In section 3, subdivision 7, line 17, page 10 of the original bill, strike the following: "That an insurance association may be organized for the purpose of furnishing medicine, medical or surgical treatment, nursing, hospital service, ambulance service, dental service, burial service, or any, or all of the above enumerated services, or any other necessary services, contingent upon sickness, accident or death, with a capital stock of not less than twenty-five thousand dollars (\$25,000.00), and a surplus of not less than five thousand dollars (\$5,000.00): And provided further," and insert the word "however."

The secretary called the roll on the final passage of Senate bill No. 155, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Boner, Brand, Brown, Burton, Chase, Cornwell, Cox, Davis (Walter S.), French, Ghent, Hall, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, McMillan, Metcalf, Myers, Palmer, Smith (A. A.), Smith (Joseph H.), Taylor, Wells, Wray—27.

Voting nay: Senator Faulkner-1.

Those absent or not voting were: Senators Barnes, Carlyon, Cleary, Davis (Lincoln), Fairchild, Ferryman, Groff, Hutchinson, Landon, Morthland, Nichols, Phipps, Steiner, Stevenson—14.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate bill No. 156.

The secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., February 5, 1917.

MR. PRESIDENT:

We, your Committee on Insurance, to whom was referred Senate bill No. 156, "An act relating to insurance, and amending section 16 of chapter 177 of the Session Laws of 1015," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass with the following amend ment:

In section 1, line 3 of the printed bill, same being line 6 of original bill, strike the words "adjusters to secure license."

JOSEPH H. SMITH, Chairman.

We concur in this report: D. H. Cox, Jesse S. Jones, Oliver Hall.

On motion of Senator Smith (J. H.), the amendment offered by the committee was rejected, and the report, as amended, adopted.

Senate bill No. 156, by Senator Smith (J. H.), was read third time.

On motion of Senator Smith (J. H.), the bill was amended by striking the word "anauthorized" and substituting in lieu thereof the word "unauthorized," being in section 1, line 16, of the original bill.

The secretary called the roll on the final passage of Senate bill No. 156, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Brand, Brown, Burton, Chase, Cornwell, Cox, Davis (Walter S.), Faulkner, French, Ghent, Hall, Iverson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Morthland, Myers, Palmer, Smith (A. A.), Smith (Joseph H.), Taylor, Wells, Wray—28.

Those absent or not voting were: Senators Barnes, Boner, Carlyon, Cleary, Davis (Lincoln), Fairchild, Ferryman, Groff, Hutchinson, Johnson, Nichols, Phipps, Steiner, Stevenson—14.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate bill No. 72.

The secretary read:

REPORTS OF STANDING COMMITTEES.

SENATE CHAMBER, OLYMPIA, WASH., February 13, 1917.

Mr. President:

We, a minority of your Committee on Public Utilities, to whom was referred Senate bill No. 72, ontitled "An act relating to the powers of the public service commission and amending section 8626-105 of Remington & Ballinger's Annotated Codes and Statutes of Washington," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it be placed on general file.

JESSE S. JONES, Chairman.

I concur in this report: Guy B. Groff.

SENATE CHAMBER, OLYMPIA, WASH., February 13, 1917.

MR. PRESIDENT:

We, the majority of your Committee on Public Utilities, to whom was referred Senate bill No. 72, entitled "An act relating to the powers of the public service commission and amending section 8626-105 of Remington & Ballinger's Annotated Codes and Statutes of Washington," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it be indefinitely postponed.

We concur in this report: F. G. Barnes, H. D. Taylor, W. W. Brand.

On motion of Senator Taylor, the minority report was adopted.

Senate bill No. 72 was read third time.

On motion of Senator Johnson, the bill was amended in line 20 of the original bill by striking out after the word "duty" the words "or rates" and inserting the word "or" after the word "obligation."

On motion of Senator Metcalf, the bill was amended in line 21 of the original bill by striking the words "law or ordinance."

On motion of Senator Johnson, the bill was amended in line 5 of the original bill by striking the word "and" and inserting in lieu thereof the word "any."

The president stated that Senator Johnson would close the debate.

Senator Johnson moved to amend the bill in line 20 of the original bill by inserting after the word "duty" the following: "other than those relating to rates to be charged the public."

Senator Taylor arose and stated that the motion was out of order for the reason that the debate on the bill had been closed.

The chair ruled that the previous question had not been called for or acted on and that the motion to amend was in order but opened the whole bill to debate.

The motion by Senator Johnson was lost.

Senator Taylor moved the previous question, seconded by Senators Groff and Landon.

The motion carried.

The secretary called the roll on the final passage of Senate bill No. 72, as amended, and it failed to pass the Senate by the following vote:

Those voting aye were: Senators Brown, Davis (W. S.), Faulkner, Iverson, Johnson, Landon, Metcalf, Nichols, Phipps, Steiner—10.

Those voting nay were: Senators Barnes, Boner, Brand, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Ferryman, French, Groff, Hall, Hutchinson, Jones, Judd, Karshner, Kleeb, Kuykendall, McMillan, Morthland, Myers, Palmer, Smith (A. A.), Smith (Joseph H.), Taylor, Wells, Wray—28.

Those absent or not voting were: Senators Davis (Lincoln), Fairchild, Ghent, Stevenson-4.

At 12:40 p. m., on motion of Senator Cox, the Senate took a recess until 2 o'clock this afternoon.

AFTERNOON SESSION.

The Senate was called to order at 2 o'clock p. m. by President Hart.

Engrossed House bill No. 4, by Mr. Halsey, entitled "An act relating to intoxicating liquors and the importation, purchase, transportation, manufacture, possession, use, sale and disposition thereof, prescribing the powers and dutice of certain officers in relation thereto, establishing rules of evidence in certain cases, amending sections 7, 8, 17, 23, 31 and 32, and repealing sections 15, 16, 18, 19, 20, 21, 22 and 29 of initiative measure No. 3, enacted by the people November 3, 1914, and further amending said act by adding thereto new sections to be known as sections 17a, 17b, 17c, 17d, 17e, 17f, 17g and 17h, and providing penalties for violations thereof," was read third time.

Senator Karshner moved to amend the bill in section 1 of the engrossed bill by striking the following: "or to prohibit an ordained clergyman, prior or rabbi actually engaged in administering to a religious congregation in this state, from administering intoxicating liquor for sacramental purposes only."

A roll call on the motion was demanded by Senators Taylor, French, Landon, Phipps, Cleary, Cox, Kuykendall and Morthland.

The previous question was moved by Senator Groff, seconded by Senators Boner and Burton.

The previous question carried.

The secretary called the roll, and the amendment offered by Senator Karshner failed to carry by the following vote:

Those voting aye were: Senators Hall, Hutchinson, Karshner, Smith (J. H.)—4.

Those voting nay were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Faulkner, Ferryman, French, Ghent, Groff, Iverson, Jones, Judd, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Morthland, Myers, Nichols, Palmer, Phipps, Smith (A. A.), Steiner, Taylor, Wells, Wray—34.

Those absent or not voting were: Senators Davis (Lincoln), Fairchild, Johnson. Stevenson—4.

When the name of Senator Hutchinson was called, he made the following statement:

I have voted for every local option measure and every prohibition measure in this Senate, but I am opposed to turning over the liquor business of this state to the ministers, so I vote "aye."

R. A. HUTCHINSON,

Senator 4th Dist.

Senator Ghent moved to amend the bill by striking section 2. The motion failed to carry.

Senator Smith (A. A.) moved to amend the bill in section 6 of the engrossed bill by striking the words "by the state printer."

The motion was lost.

Senator Groff moved to amend the bill by adding a new section to be known as section 17, as follows:

Section 17. The power reserved by the people by section 1 of article 2 of the state concitution known as the referendum may be ordered on this act and this act shall not take effect nor be in force if this right is denied the people by any action of any

court of this state: *Provided*, A sufficient number of the people as provided in said amendment to said constitution shall comply with the provisions of said constitution to make a valid referendum petition.

The motion was lost.

Senator Groff moved to amend the bill by adding a new section as follows:

Section 17. This act shall not take effect nor be in force until and unless the same shall be approved by the qualified electors of the state at the next general election to be held on the first Tuesday after the first Monday of November, 1918, in accordance with that provision in section 1 of article 2 of the state constitution as amended by the people at the general election in the year 1913, known as the referendum.

The amendment failed of adoption.

Senator Nichols moved to amend the bill in section 2 of the engrossed bill by inserting before the word "alcohol" the following: "intoxicating liquor as a drug is administered."

The motion failed to carry.

Senator Fairchild reported at his desk.

Senator Taylor moved the previous question, seconded by Senators Faulkner and Landon.

The motion carried.

The secretary called the roll on the final passage of engrossed House bill No. 4, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Ghent, Hall, Hutchinson, Iverson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Myers, Nichols, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wells, Wray—36.

Those voting nay were: Senators Chase, Groff, Johnson-3.

Those absent or not voting were: Senators Davis (Lincoln), Morthland, Stevenson—3.

When the name of Senator Chase was called, he arose and made the following statement:

"No law can be adequately enforced without general public support. The present law pertaining to intoxicants has that support. House bill No. 4, in my opinion, will fail to receive it, if enacted, and as one who would deeply regret added law breaking and a probable return to less restrictive measures than we now have, and because of the fact that it does not earry provision for its submission to the people although it is designed to supersede the expressed will of the people, I vote 'no'."

When the name of Senator Groff was called, he made the following statement:

"Section 1, article 2 of the constitution may be construed by the court to prevent the people from referring this bill by being considered an act of the legislature for the preservation of the public health; that is my principal reason for voting 'no,' as I do not want to be in a position of denying the people their expression on a measure that was not discussed until the legislature convened. My second reason is that the wet and dry proposition is such a proposition that the people of the entire state are familiar with and this bill for all the reasons stated above should have been referred to the people and by reason of not being submitted, and no provision being made to prevent the courts from preventing the people expressing their opinion is an additional reason why I vote 'no.' I am in entire sympathy with referendum measure No. 3, and would have gladly voted for any measure that would have strengthened and put teeth into the said measure."

When Senator Johnson's name was called, he made the following statement:

"I cannot vote for this bill without a referendum. I made a pledge as a 'dry' satisfactory to the 'drys' when a 'bone dry' law was unheard of. I said I would not vote to change the policy of an initiative measure enacted by the people. The present law has two principal policies; (1) to abolish the manufacture and sale of liquor in the state; (2) to recognize the personal liberty of a citizen to import under proper regulation a reasonable quantity of liquor for his own use. It would be just as dishonest for me to vote to reverse one policy of the law as the other, without a referendum."

There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Taylor, the rules were suspended, and engrossed House bill No. 4 ordered transmitted to the House immediately.

House bill No. 29, by Mr. Grass, entitled "An act providing for a state nautical school and for the government and maintenance thereof," was read third time.

On motion of Senator Faulkner, the bill was amended in section 2, line 29, of the original bill, by inserting before the word "expense" the word "necessary."

On motion of Scnator Wray, the bill was amended in section 2, line 16, of the original bill, by striking the word "first" and substituting therefor the word "fifteenth."

Senator Karshner moved the previous question, seconded by Senators Iverson and Groff.

The motion carried.

The secretary called the roll on the final passage of House bill No. 29, as amended, and it passed the Sonate by the following voto:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, Ghent, Groff, Hall, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Morthland, Myers, Nichols, Palmer, Phipps, Smith (A. A.), Taylor, Wells, Wray—35.

Those voting nay were: Senators French, Hutchinson-2.

Those absent or not voting were: Senators Chase, Davis (Lincoln), Smith (J. H.), Steiner, Stevenson-5.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senator Landon gave notice that at the proper time he would move to reconsider the vote by which House bill No. 29 passed the Senate.

Senator Metealf moved that the rules be suspended and that he be given permission to move to reconsider the vote by which House bill No. 29 passed the Senate, immediately.

The motion carried.

Senator Metcalf moved to reconsider the vote by which House bill No. 29 passed the Senate.

Senator Metealf moved that the motion to reconsider be laid on the table. The motion to lay on the table carried.

Engrossed House bill No. 105, by Mr. Swale, entitled "An act relating to the attendance of high school pupils from non high school districts and providing for the reimbursement of certain school districts for the cost of

educating high school pupils from other school districts, creating two classes of school districts for each purpose, providing for a fund and plan of taxation for such reimbursement, fixing requirements for admission to certain high schools, and giving boards of directors power to arrange and pay for transportation of pupils for the purposes of this act," was read third time.

Senator Smith (J. H.) moved to amend the bill in section 5, line 5, page 3, of the original bill, by striking the words "and such other current expenditures," and in same section, line 4, page 3, by striking the comma after the word "inspection" and inserting the word "and."

The motion failed to carry.

Senator Smith (J. H.) moved to amend the bill in section 10, line 4, page 5, of the original bill, by inserting the words "without said district" after word "school."

The motion was lost.

Senator Johnson moved to amend the bill in section 6 by adding thereto the following: "Provided, That no such levy shall be made on any school district already paying 15 mills or over school tax."

The motion failed to carry.

On motion of Senator Palmer, the bill was amended in section 10, line 3, page 5, of the original bill, by striking the word "nearest" and inserting the word "most."

Senator Johnson moved to amend the bill in section 6, line 3, page 3, of the original bill, by striking the following: "to the county commissioners of his county and to the county commissioners of such counties as any high school district of his county may have claims against under the provisions of this act," and substituting in lieu thereof the words "State Auditor," and in line 1, page 4, after the word "pupil" strike the balance of the section and substitute in lieu thereof the following: "and the State Auditor shall draw his warrant on the State Treasurer payable out of the general fund of the state to each such district for the amount of such claim."

The motion failed to carry.

Senator McMillan moved to strike section 10 of the bill.

The previous question was moved by Senator Taylor, seconded by Senators Boner and Morthland.

The motion carried.

The motion by Senator McMillan failed to carry.

Senator Johnson moved to amend the bill in section 5, line 13, page 2, of the original bill, by inserting after the word "district" the following: "in which the total levy for school purposes exceeds ten mills."

Senator Taylor stated that the previous question had been moved and carried, and that the motion by Senator Johnson was out of order.

The president ruled the point well taken.

The secretary called the roll on the final passage of House bill No. 105, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Boner, Brand, Burton, Carlyon, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Hall, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, Metcalf, Morthland, Myers, Nichols, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wells, Wray—31.

Those voting nay were: Senators Barnes, Faulkner, French, Ferryman, McMillan—5.

Those absent or not voting were: Senators Brown, Chase, Davis (Lincoln), Ghent, Groff, Stevenson—6.

There being no objection, the title of the bill was ordered to stand as the title of the act.

At 5:45 p. m., on motion of Senator Boner, the Senate adjourned until tomorrow.

Louis F. Hart, President of the Senate.

FRANK M. DALLAM, JR., Secretary of the Senate.

THIRTY-NINTH DAY.

MORNING SESSION.

SENATE CHAMBER.

OLYMPIA, WASH., Thursday, February 15, 1917.

The Senate was called to order at 10 o'clock a.m. by President Hart, pursuant to adjournment.

Rev. Harry E. Bell offered prayer.

The secretary called the roll, all members being present, except Senators Davis (Lincoln), Barnes and Stevenson, all excused.

On motion of Senator Iverson, the reading of yesterday's journal was dispensed with, and it was approved.

The secretary read:

SENATE CONCURRENT RESOLUTION NO. 10.

By Senator Wray:

Whereas, The citizens of Olympia have extended to the members of the legislature during the present session certain social events, with the aim of making their sojourn in the city pleasant and agreeable;

Be it resolved, By the Senate, the House concurring, that the legislature of the State of Washington, in return for the social courtesies of the citizens of Olympia, give a return ball and that the speaker of the House appoint three members and the president of the Senate appoint two members to make all necessary arrangements for said ball.

On motion of Senator Wray, the resolution was adopted.

On motion of Senator Wray, the rules were suspended, and Senate concurrent resolution No. 10 ordered transmitted to the House immediately.

REPORTS OF STANDING COMMITTEES.

A majority of the Committee on Constitution and Constitutional Revision recommended that Senate bills Nos. 25 and 51 do not pass.

A minority of the committee recommended that the bills do pass.

The bills, together with the reports, were placed on general file.

A majority of the Committee on Judiciary recommended that Senate bill No. 157 do not pass.

A minority of the committee recommended that the bill do pass.

The reports, together with the bill, were placed on general file.

The Committee on Constitution and Constitutional Revision recommended that Senate bills Nos. 8 and 75 do not pass.

The reports of the committee, together with the bills, were placed on general file.

The Committee on Judiciary recommended that Senate bill No. 122 and House bill No. 110 do pass, with certain amendments.

The reports of the committee, together with the bills, were placed on general file.

The Committee on Memorials recommended that Senate joint memorial No. 14 do pass, with certain amendments.

The report of the committee, together with the bill, was placed on general file.

The Committee on Medicine, Dentistry, Surgery and Hygiene recommended that Senate bills Nos. 84 and 96 do pass, with cortain amendments.

The reports of the committee, together with the bills, were placed on general file.

Senator Iverson moved that the rules be suspended and that the Senate now consider committee reports.

The motion was lost.

A majority of the Committee on Education recommended that Senate bill No. 76 and House bill No. 36 do not pass.

A minority of the committee recommended that the bills do pass.

The reports of the committee, together with the bills, were placed on general file.

MESSAGE TO THE SENATE.

House of Representatives, Olympia, Wash., February 14, 1917.

MR. PRESIDENT:

The House has passed engressed House bill No. 64, entitled "An act relating to the survey, management, sale, reclamation, lease, and disposition of state, granted, school, tide, shore and other lands and oyster reserves, waterways and harbor areas, and amending sections 6787, 6788, 6844, 6845, 8095, 8114, and 8115 of Remington & Ballinger's Code, and section 1, chapter 144, Laws of 1915;"

Also, Senate bill No. 141, "An act changing the corporate name of the town of Tolt, in King county, State of Washington, to 'Carnation.'"

And the same are herewith transmitted.

C. R. MAYBURY, Chief Clerk.

REPORTS OF STANDING COMMITTEES.

SENATE CHAMBER, OLYMPIA, WASH., February 14, 1917.

MR. PRESIDENT:

Your Committee on Enrolled Bills, to whom was referred enrolled Senate bill No. 141, entitled "An act changing the corporate name of the town of Tolt, in King county, State of Washington, to 'Carnation,'" have compared same with the original bill and find it correctly enrolled.

Respectfully submitted,

A. E. Judd, Chairman.

We concur in this report: W. V. Wells, F. A. Chase.

SENATE CHAMBER, OLYMPIA, WASH., February 14, 1917.

MR. PRESIDENT:

We, your Committee on Memorials, to whom was referred Senate joint memorial No. 12, "Petitioning the Congress of the United States to pass an act giving the assent of Congress to the construction of a bildge across Nooksack river," have had the same

under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

E. Ben Johnson, Chairman.

We concur in this report: W. W. Brand, Walter S. Davis.

On motion of Senator Johnson, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., February 14, 1917.

MR. PRESIDENT:

We, your Committee on Memorials, to whom was referred Senate joint memorial No. 11, memorializing the Congress of the United States of America for the formation of a new state to be designated by the name of Lincoln, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

E. Ben Johnson, Chairman.

I concur in this report: \overline{W} . \overline{W} . Brand.

On motion of Senator Johnson, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., February 13, 1917.

MR. PRESIDENT:

We, your Committee on Constitution and Constitutional Revision, to whom was referred Senate bill No. 124, entitled "An act providing for the amendment of article VII of the constitution of the State of Washington by adding thereto a new section to be known as section 10, relating to exemption of ships and vessels from taxation," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass. Harve H. Phipps, Chairman.

We concur in this report: E. V. Kuykendall, W. W. Brand, F. A. Chase.

On motion of Senator Phipps, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., February 13, 1917.

MR. PRESIDENT:

We, your Committee on Public Morals, to whom was referred Senate bill No 73, entitled "An act relating to Tobbying, requiring the registration of lobbyists and providing penalties for the violation of said act, and declaring an emergency," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it be indefinitely postponed.

We concur in this report: F. G. Barnes, E. V. Kuykendall, William Wray, D. V. Morthland.

On motion of Senator Davis (W. S.), the report of the committee was adopted, and Senate bill No. 73 was indefinitely postponed.

The president signed enrolled Senate bill No. 141.

Senate joint memorial No. 15, by Senators Myers, Morthland and Faulkner, "Relating to urging Congress to pass United States Senate bill No. 7487, otherwise known as 'Chamberlain bill.'"

The memorial was read the first time, and on motion of Sonator Myers, the rules were suspended, the memorial was read the second time by title, and referred to the Committee on Memorials.

INTRODUCTION OF BILLS.

Senate bill No. 230, by Committee on Roads and Bridges, entitled "An act relating to contractors and bonds upon public work, and amending section 1159 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Nichols, the rules were suspended, the bill was read the second time by title, ordered printed and placed on general file.

Senate bill No. 231, by Senator Ghent, entitled "An act establishing a state athletic commission, and regulating boxing and sparring in the State of Washington."

The bill was read the first time, and on motion of Senator Ghent, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Cities of the First Class.

Senate bill No. 232, by Senator Chase, entitled "An act amending section 1 of chapter 150, Session Laws of 1915, entitled 'An act relating to the extension of time in which to remove the timber on state, school and granted lands."

The bill was read the first time, and on motion of Senator Chase, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on State, Granted, School and Tide Lands.

Senate bill No. 233, by Senator Palmer, entitled "An act relating to wild animals and permitting the killing of certain animals at any time."

The bill was read the first time, and on motion of Senator Palmer, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Game.

Senate bill No. 234, by Senator Morthland, entitled "An act amending 'An act to incorporate the city of Yakima,' approved November 23, 1883."

The bill was read the first time, and on motion of Senator Morthland, the rules were suspended, and the bill was read the second time by title.

Senator Morthland moved that the rules be further suspended, and that Senate bill No. 234 be read third time and placed on final passage.

The motion carried.

Senate bill No. 234 was read third time.

The secretary called the roll on the final passage of Senate bill No. 234, and it passed the Senate by the following vote:

Those voting aye were: Senators Brand, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Davis (Walter S.), Fairchild, Faulkner, French, Hall, Hutchinson, Iverson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Morthland, Myers, Nichols, Palmer, Phipps, Wells, Wray—29.

Those absent or not voting were: Senators Barnes, Boner, Cox, Davis (Lincoln), Ferryman, Ghent, Groff, Johnson, Smith (A. A.), Smith (J. H.), Steiner, Stevenson, Taylor—13.

There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Morthland, the rules were suspended, and Senate bill No. 234 ordered transmitted to the House immediately.

Senate bill No. 235, by Senator Metcalf, entitled "An act relating to the grading, classification, packing and labeling of farm products, and defining the powers and duties of the commissioner of agriculture with reference thereto."

The bill was read the first time, and on motion of Senator Metcalf, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Agriculture.

Senate bill No. 236, by Senator Palmer, entitled "An act relating to game wardens, and amending section 5395-2 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Palmer, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Game.

Senate bill No. 237, by Committee on Roads and Bridges, entitled "An act relating to public highways and making an appropriation for the survey, construction and maintenance of state roads and declaring an emergency."

The bill was read the first time, and on motion of Senator Nichols, the rules were suspended, the bill was read the second time by title, and referred to the Committee on Roads and Bridges.

Senate bill No. 238, by Committee on Roads and Bridges, entitled "An act appropriating the sum of three million nine hundred forty-two thousand eighteen dollars (\$3,942,018.00) from the permanent highway fund to complete contracts and construction work now in force on permanent highways, for the purpose of making payments on new contracts on permanent highways and for the maintenance of permanent highways, and declaring that this act shall take effect immediately."

The bill was read the first time, and on motion of Senator Nichols, the rules were suspended, the bill was read the second time by title, ordered printed and placed on general file.

Senate bill No. 239, by Committee on Roads and Bridges, entitled "An act re-appropriating one million fifty thousand one hundred eighty dollars and eighteen cents (\$1,050,180.18) from the permanent highway fund to complete contracts now in force on permanent highways and for new construction and maintenance of permanent highways and declaring an emergency."

The bill was read the first time, and on motion of Senator Nichols, the rules were suspended, the bill was read the second time by title, ordered printed and placed on general file.

Senate bill No. 240, by Committee on Appropriations, entitled "An act appropriating the sum of ten thousand dollars (\$10,000) or so much thereof as may be necessary for the expenses of the fifteenth legislature."

The bill was read the first time, and on motion of Senator French, the rules were suspended, the bill was read the second time by title, and placed on general file.

Senate bill No. 241, by Committee on Appropriations, entitled "An act appropriating the sum of four thousand five hundred eighty-four and ninety-eight one-hundredths dollars (\$4,584.98) for the payment of outstanding claims incurred in the construction of the school and administration building for the State School for the Blind and for the completion of said building, and declaring an emergency."

The bill was read the first time, and on motion of Sonator French, the rules were suspended, the bill was read the second time by title, ordered printed and placed on general file.

Senate bill No. 242, by Committee on Public Morals, entitled "An act relating to gambling places; declaring the same to be nuisances, and providing for the abatement thereof; providing for enjoining the person or

persons conducting or maintaining the same and the owner or agent of any property used for such purposes; providing for the punishment as for contempt of any person violating any order issued hereunder; and for the assessment of a tax against the building and property and the owner and agent thereof."

The bill was read the first time, and on motion of Senator Davis (W. S.), the rules were suspended, the bill was read the second time by title, ordered printed and placed on general file.

Senate bill No. 243, by Senator Johnson, entitled "An act relating to nomination and election of county officers, justices of the peace and constables."

The bill was read the first time, and on motion of Senator Johnson, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Elections and Privileges.

Senate bill No. 244, by Senator Smith (J. H.), entitled "An act relating to insurance, and amending section 6059-186 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Smith (J. H.), the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Insurance.

Senate bill No. 245, by Senator Landon, entitled "An act relating to unincorporated areas lying wholly within the limits of any city of the first class."

The bill was read the first time, and on motion of Senator Landon, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Cities of the First Class.

Senate bill No. 246, by Senator Landon, entitled "An act relating to the expenditure of the general road and bridge fund of counties and amending section 5590-4, volume 3, Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Landon, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Roads and Bridges.

Senate bill No. 247, by Senator Johnson, entitled "An act relating to corrupt practices in elections, limiting expenditures of candidates for offices, providing for statements of expenditures by candidates and persons, committees or organizations spending money to further the election of candidates, and providing penalties for the violation of this act."

The bill was read the first time, and on motion of Senator Johnson, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Elections and Privileges.

Senate bill No. 248, by Senator Smith (J. H.), entitled "An act relating to insurance, and amending sections 6059-2, 6059-44, 6059-45, and repealing section 6059-111 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Smith (J. H.), the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Insurance.

Senate bill No. 249, by Senator Brown, entitled "An act to provide for the arbitration and settlement of differences between employers and employees, making an appropriation therefor."

The bill was read the first time, and on motion of Senator Brown, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Labor and Labor Statistics.

Senate bill No. 250, by Senator Metcalf, entitled "An act relating to the organization, management and operation of farm mortgage loan companies, providing for the establishment of a central farm mortgage debenture company, and authorizing the issuance, sale, and redemption of debentures secured by farm mortgages deposited with the State Treasurer."

The bill was read the first time, and on motion of Senator Metcalf, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Rural Credits and Agricultural Development.

Senate bill No. 251, by Senator Faulkner, entitled "An act providing for the amendment of article III of the constitution of the State of Washington, relating to the exercise of the legislative authority of the state."

The bill was read the first time, and on motion of Senator Faulkner, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Constitution and Constitutional Revision.

Senate bill No. 252, by Senator Johnson, entitled "An act relating to primary elections, regulating the nominations of candidates for office and the form of ballots therefor, and the payment of fees by candidates, and amending section 4813 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Johnson, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Elections and Privileges.

Senate bill No. 253, by Senator Myers, entitled "An act relating to the vacation of streets and alleys in cemeteries, and providing for the sale of the vacated portions thereof for cemetery purposes."

The bill was read the first time, and on motion of Senator Myers, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Corporations other than Municipal.

Senate bill No. 254, by Senator Landon, entitled "An act relating to the construction of state highways, providing methods of securing labor and materials therefor, amending section 1 of chapter 132 of the Session Laws of 1913, and amending said chapter 132 by adding a section thereto to be numbered section three (3)."

The bill was read the first time, and on motion of Senator Landon, the rules were suspended, the bill was read the second time by title, ordered and referred to the Committee on Roads and Bridges.

Senate bill No. 255, by Senator Hutchinson, entitled "An act relating to the division of the uniform fire-fighting force of cities of the first class in this state into two platoons."

The bill was read the first time, and on motion of Senator Hutchinson, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Cities of the First Class.

Substitute Senate bill No. 144, by Committee on Railroads and Transportation, entitled "An act relating to trespassing on rights of way of railroads and interurban electric roads, vesting the powers and duties of sheriffs in employees of the public service commission, and amending section 2664-1 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Fairchild, the rules were suspended, the bill was read the second time by title, ordered printed and placed on general file.

Engrossed House bill No. 64, by Joint Committee on State, School and Granted Lands, entitled "An act relating to the survey, management, sale, reclamation, lease and disposition of state, granted, school, tide, shore and other lands and oyster reserves, waterways and harbor areas, and amending sections 6787, 6788, 6844, 6845, 8095, 8114 and 8115 of Remington & Ballinger's Annotated Codes and Statutes of Washington, and section 1, chapter 144, Laws of 1915."

The bill was read the first time, and on motion of Senator Wells, the rules were suspended, the bill was read the second time by title, and referred to the Committee on State, Granted, School and Tide Lands.

GENERAL FILE.

Senate bill No. 34. The secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., January 30, 1917.

MR. PRESIDENT:

We, your Committee on Medicine, Dentistry, Surgery and Hygiene, to whom was referred Senate bill No. 34, entitled "An act regulating the practice of chiropody; providing for the issuance of licenses therefor, and providing a penalty for the violation of the provisions of this act," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass with the following amendment:

In section 4, line 5 of the printed bill, being section 4, line 11 of the original bill, strike the words "of the feet."

DR. J. A. GHENT, Chairman.

We concur in this report: W. W. Brand, Harve H. Phipps, W. M. Karshner.

On motion of Senator Palmer, the report of the committee was adopted. Senate bill No. 34, by Senator Davis (Lincoln), was read third time.

The secretary called the roll on the final passage of Senate bill No. 34, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Brand, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Ferryman, French, Ghent, Groff, Hall, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, Mc-Millan, Metcalf, Morthland, Myers, Nichols, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Taylor, Wells, Wray—33.

Those voting nay were: Senators Boner, Faulkner, Hutchinson, Iverson, Johnson—5.

Those absent or not voting were: Senators Barnes, Davis (Lincoln), Steiner and Stevenson—4.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate bill No. 67. The secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., February 7, 1917.

MR. PRESIDENT:

We, your Committee on Reads and Bridges, to whom was referred Senate bill No. 67, entitled "An act relating to the improvement of certain highways, providing a method for the collection and payment of the cont thereof, and amending sections 5731, 5733, 5737, 5738, 5740, 5741, 5742, 5744, 5745, 5746, 5747, 5755, 5756, 5757, 5761, 5762, 5763, 5764 and 5765 and repealing sections 5748, 5749, 5750, 5751, 5752, 5753, 5754, 5766 and 5767 of Remington & Ballinger's Annotated Codes and Statutes of Washington," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass with the following amendments:

In section 1, line 6 of the printed bill, the same being line 19 of the original bill, after the word "towns" insert the words "road districts."

In section 2, lines 5, 6 and 7 of the printed bill, the same being lines 11, 12, 13 and 14, page 2 of the original bill, underscore the following:

"Provided, That where by reason of physical conditions it is not feasible or practicable to obtain a grade of five per cent., a grade of not to exceed ten per cent may be used:"

In section 3, line 9 of the printed bill, the same being line 4, page 3 of the original bill, after the word "hearing," insert the following:

"And shall cause a copy thereof to be mailed to the mayor of all cities and towns against which any part of the cost or expense of such improvement is to be assessed, at least two weeks prior to such hearing."

In section 3, line 14 of the printed bill, the same being line 11, page 3 of the original bill, after the word "thereof" insert the following:

"The protest of any city or town shall be made in writing by a vote of the council or other governing body, signed by the mayor, and filed with the clerk of the board of county commissioners at or prior to the date of such initiatory hearing."

In section 13, line 2 of the printed bill, the same being line 31, page 9, of the original bill, following the word "time" insert the word "after."

In section 13, line 4 of the printed bill, the same being line 2, page 10, of the original bill, after the words "county commissioners" strike the word "shall" and insert in lieu thereof the word "may."

In section 22, change the period (.) at the end thereof to a colon (:) and add the following:

"Provided further, That on account of proceedings had under Remington & Ballinger sections 5730 to 5782 inclusive, and all acts and proceedings had in anticipation of amendments to said act as provided in this chapter, whether said set and proceedings have been fully completed or not, are horoby declared valid and binding, and such proceedings had may be completed under this chapter."

Add a new section numbered section 23, to the bill, section 23 to read as follows:

"This act is necessary for the immediate preservation of the public peace, health and safety and shall take effect immediately."

RALPH D. NICHOLS, Chairman.

We concur in this report: P. H. Carlyon, A. A. Smith, Ed Brown, John W. Kleeb, H. D. Taylor, Oliver Hall.

On motion of Scnator Brown, the report of the committee was adopted.

Senate bill No. 67, by Senator Brown, was read third time.

On motion of Senator Kuykendall, the bill was amended in section 1, page 2, line 3 of the original bill by adding after the word "limit" the following:

"Provided, That any road district may build, regrade, or otherwise improve, in any manner, regardless of the termini thereof, any road or part thereof within the limits of such road district, under the provisions of this act."

Senator Palmer moved to amend the bill in section 16, line 24 of the original bill, by striking the following: "...years."

The motion was lost.

On motion of Senator Metcalf, the bill was amended in section 22, line 4 of the original bill, by striking the word "began" and substituting the word "begun."

On motion of Senator Palmer, the bill was amended by striking section 21, and numbering section 22, section 21, and section 23, section 22, and in section 12, by striking the word "and" between the figures 5753 and 5754, and substituting a comma, and by inserting after the figures "5754" the following: "5766 and 5767."

On motion of Senator Kuykendall, the bill was amended in section 21, as follows:

"Strike the amendment made by the Committee on Roads and Bridges, and change the period at the end of the section to a colon and add the following: "Provided further, That all preceedings completed or uncompleted, heretofore had under sections 5730 to 5732 inclusive, of Remington & Ballinger's Annotated Codes and Statutes of Washington, whether pursuant to said sections or in accordance with this act are hereby declared valid and binding, and may be completed under this act."

In section 4, line 25 of the original bill, strike the words "in its discretion" and insert "at the request of the petitioners."

The secretary called the roll on the final passage of Senate bill No. 67, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Brand, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Ferryman, French, Groff, Hall, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Morthland, Myers, Nichols, Phipps, Smith (A. A.), Taylor, Wells, Wray—33.

Those voting nay were: Senators Faulkner and Palmer-2.

Those absent or not voting were: Senators Barnes, Boner, Davis (Lincoln), Ghent, Smith (J. H.), Steiner and Stevenson—7.

There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Cox, the Senate resolved itself into a committee of the whole to consider Senate bill No. 105.

The bill was considered in the committee of the whole, Senator Ferryman in the chair, and reported back to the Senate with the recommendation that it do pass with the following amendment:

In line 3, section 1, of the bill, after the word "lands" insert the following: "for penitentiary farm purposes."

On motion of Senator Ferryman, the report of the committee was adopted.

Senator Cox moved that the reading of the bill had in the committee of the whole be considered the third reading and the bill be placed on final passage.

The motion carried.

The secretary called the roll on the final passage of Senate bill No. 105, by Senator Cox, entitled: "An act authorizing the state board of control to acquire lands by condemnation or otherwise for the state penitentiary and making an appropriation therefor and declaring that this act shall take

effect immediately," and it passed the Senate, as amended, by the following vote:

Those voting aye were: Senators Brand, Brown, Burton, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Groff, Hall, Hutchinson, Iverson, Jones, Judd, Karshner, Kleeb, Kuykendall, McMillan, Metcalf, Morthland, Myers, Nichols, Phipps, Smith (A. A.), Taylor, Wells, Wray—31.

Those voting nay were: Senators Johnson and Palmer-2.

Those absent or not voting were: Senators Barnes, Boner, Carlyon, Davis (Lincoln), Ghent, Landon, Smith (J. H.), Steiner and Stevenson—9.

There being no objection, the title of the bill was ordered to stand as the title of the act.

At 11:55 a.m., on motion of Senator French, the Senate took a recess until 1:30 o'clock this afternoon.

AFTERNOON SESSION.

The Senate was called to order at 1:30 p. m., by President Hart. Senate bill No. 103.

The secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., February 6, 1917.

MR. PRESIDENT:

We, your Committee on Education, to whom was referred Senate bill No. 103, entitled "An act providing for the establishment and regulating the operation of teachers' retirement funds in school districts of the first class, defining the powers and duties of certain officers in relation thereto, and providing for appeals from the decisions of the trustees of such fund," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass with the following amendment:

In section 2, line 8 of the printed bill, being line 13 of the original bill, strike the word "of" following the word "case."

We concur in this report: Walter S. Davis, John W. Kleeb, Oliver Hall, Dan Landon.

On motion of Senator Davis (W. S.), the report of the committee was adopted.

Senate bill No. 103, by Senators Steiner and Phipps, was read third time. Senator Palmer moved to amend the bill as follows:

In section 2, line 14 of the original bill, after the word "thereof" strike the remainder of the section and substitute in lieu thereof the following:

"The question of whether or not such fund shall be established shall be submitted to a vote of the people of such school district at the school election in such district next following.

"The question of whether or not the establishment of such fund shall be authorized shall be submitted to the voters of the school district and shall appear upon the official ballot in the following form:

"The judge or judges at such election shall make return thereof to the school board of such district, who shall canvas such return and cause a statement of the result of the election to be entered upon the record of the said school board. If sixty per cent.

(60%) of the voters voting at such election shall east their ballets in favor of the establishment of the fund, the school board may in its discretion establish such fund under the provisions of this act, but nothing herein contained shall be construed as preventing the filing of a new petition for the establishment of such fund, at any time after the expiration of one year from the date of the refusal of the board to submit the question of the establishment of such fund to the people of the school district or at any time after the expiration of two (2) years after the date of the school election whereat the voters refused by the necessary majority to authorize the establishment of such fund."

Sonator Nichols moved an amondment to the amendment by striking the words "the school," in line 5 of the amendment, and substituting in lieu thereof the words "a general state."

Senator Palmer stated that he would accept the amendment.

Senator Davis (W. S.) moved to amend the amendment by striking the words and figures "sixty per cent. (60%)," and substituting the words "a majority."

Senator Palmer stated he had no objection to this amendment and accepted the same.

On motion of Senator Davis (W. S.), the amendment was amended by inserting between the word "voting" and "at" in line 11 of the amendment, the following: "on the question."

Scnator Steiner moved to amend the amendment by striking the words "a general state" in line 5 of the amendment, and inserting the word "school."

Senator Nichols stated that the proposed amendment was the striking of an amendment already adopted and was out of order, the same having been acted upon.

The president ruled the point well taken.

Senator Palmer moved to reconsider the vote by which the word "school" in line 5 of the amendment was stricken and the words "a general state" was inserted.

The motion carried.

On motion of Scnator Nichols, all amendments made to the amendment offered by Senator Palmer, except the one made by Senator Davis (W. S.), and adopted by the Senate, being the words "on the question" inserted between the words "voting" and "at," were stricken.

On motion of Senator Palmer, the amendment was amended by striking the words "sixty per cent. (60%)," and substituting the words: "a majority."

Senator Palmer moved that Senate joint resolution No. 7, being a special order for 2:30 o'clock today, be re-referred to the Committee on Corporations other than Municipal.

The motion carried.

The amondment offered by Senator Palmer was adopted, as amended.

On motion of Senator Steiner, the bill was amended in section 15, line 21 of the original bill by inserting after word "that" the following: "no such deficiency shall be certified, reported or included in any tax levy until after the expiration of five years from the date of its establishment of any such fund, and."

On motion of Senator Cleary, the bill was amended as follows:

Amend section 17 by adding at the end of the section: "And provided further, That any member of the fund, who shall have been a teacher for a period of or periods aggregating thirty-five years, embracing not lose than two hundred and eighty months of service, fifteen years of which shall have been in the public schools of this state, and who is employed as a teacher in the district at the time the fund is established,

shall be entitled upon and during retirement from service in the public schools to receive an annuity of four hundred and eighty dollars (\$480.00)."

The secretary called the roll on the final passage of Senate bill No. 103, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Boner, Brand, Brown, Burton, Cleary, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, Groff, Hall, Hutchinson, Iverson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Morthland, Myers, Nichols, Palmer, Phipps, Smith (Joseph H.), Steiner, Wells, Wray—31.

Those voting nay were: Senators Cornwell and French—2.

Those absent or not voting were: Senators Barnes, Carlyon, Chase, Davis (Lincoln), Ghent, Johnson, Smith (A. A.), Stevenson and Taylor—9.

At 3:40 p. m., Senator Boner moved that the Senate do now adjourn until 9 o'clock tomorrow morning.

Senator Fairchild moved as a substitute that we adjourn until 9:30 o'clock tomorrow morning.

Senator Carlyon moved as a substitute to the substitute motion that we adjourn until tomorrow.

The substitute motion by Senator Carlyon carried.

Louis F. Hart, President of the Senate.

Frank M. Dallam, Jr., Secretary of the Senate.

FORTIETH DAY.

MORNING SESSION.

SENATE CHAMBER.

OLYMPIA, WASH., Friday, February 16, 1917.

The Senate was called to order at 10 o'clock a. m., by President Hart, pursuant to adjournment.

Senator Ferryman offered prayer.

The secretary called the roll; all members being present, except Senators Davis (Lincoln) and Stevenson, both excused.

On motion of Senator Wray, the reading of yesterday's journal was dispensed with, and it was approved.

On motion of Senator Steiner, the title to Senate bill No. 103 was amended as follows:

After the words "in relation thereto," insert the following: "Troviding for the lovy and collection of taxes therefor, providing for the submission of the question of the establishment of such fund in any district to a vote of the electors of the district."

There being no objection, the title of the bill, as amended, was ordered to stand as the title of the act.

REPORTS OF STANDING COMMITTEES.

The Committee on Logged-off Lands recommended that Senate bill No. 180 do pass with certain amendments.

. The report of the committee, together with the bill, was placed on general file.

The Committee on Game recommended that Senate bill No. 112 do pass with certain amendments.

The report of the committee, together with the bill, was placed on general file.

The Committee on Labor and Labor Statistics recommended that Senate bill No. 200 do pass, with certain amendments.

The report of the committee, together with the bill, was placed on general file.

The Committee on State, Granted, School and Tide Lands recommended that engrossed House bill No. 64 go to general file to be considered with substitute Senate bill No. 61.

The report of the committee, together with the bill, was placed on general file.

A majority of the Committee on Labor and Labor Statistics recommended that Senate bill No. 132 do pass; a minority of the committee recommended it do not pass.

The bill, together with the reports, was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., February 15, 1917.

MR. PRESIDENT:

We, your Committee on Fisheries, to whom was referred Senate bill No. 108, entitled "An act to catablish a state trout hatchery in Facific county and making an appropriation therefor," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it be re referred to the Committee on Game.

G. E. STEINER, Chairman.

We concur in this report: Peter Iverson, W. V. Wells, E. E. Boner, John W. Kleeb. On motion of Senator Steinor, the report of the committee was adopted.

> SENATE CHAMBER, OLYMPIA, WASH., February 15, 1917.

MR. PRESIDENT:

We, your Committee on Logged Off Lands, to whom was referred Senate bill No. 187, entitled "An act relating to agriculture; promoting the general welfare by bring ing into productive use logged off lands suitable for agriculture; providing for the setablishment of agricultural development districts with authority to purchase and improve said lands and to dispose of the same and to furnish powder and other aid to bena fide improvers of said land and making the cost of the same a part of the sale price of said land; to issue agricultural improvement bonds therefor and author laing the investment of public funds in said bonds," have had the same under commendation, and we respectfully report the same back to the Senate with the recommendation that it do pass.

We concur in this report: C. R. McMillan, E. Ben Johnson, Ralph Metcalf.

On motion of Sonator McMillan, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., February 15, 1917.

MR. PRESIDENT:

We, your Committee on Dikes, Drains and Ditches, to whom was referred Senate bill No. 195, entitled "An act relating to commordial waterway districts of the State of Washington, and providing for the issuance of refunding bonds by said district," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

W. V. Wells, Chairman.

We concur in this report: John W. Kleeb, D. V. Morthland.

On motion of Senator Wells, the report of the Committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., February 16, 1917.

MR. PRESIDENT:

We, your Committee on Claims and Auditing, to whom was referred Senate bill No. 117, cntitled "An act making appropriation for the relief of Fidalgo Island Packing Company," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do page.

JOSEPH H. SMITH, Chairman.

I concur in this report: D. V. Morthland.

On motion of Senator Smith (J. H.), the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., February 9, 1917.

MR. PRESIDENT :

We, your Committee on Elections and Privileges, to whom was referred engressed House bill No. 28, entitled "An act relating to elections and the counting, canvassing and returning of votes east upon constitutional amendments, measures recommending constitutional conventions and other questions," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

A. A. SMITH, Chairman.

We concur in this report: E. Ben Johnson, E. V. Kuykendall, Oliver Hall.

On motion of Senator Smith (A. A.), the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., February 9, 1917.

MR. PRESIDENT:

We, your Committee on Elections and Privileges, to whom was referred engressed House bill No. 27, entitled "An act relating to elections; the publication of initiative or referendum measures, constitutional amondments and measures recommending constitutional conventions; and amending section 4971-27 of Remington & Ballinger's Code," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

A. A. SMITH, Chairman.

We concur in this report: E. Ben Johnson, E. V. Kuykendall, Oliver Hall.

On motion of Senator Smith (A. A.), the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., February 14, 1917.

MR. PRESIDENT:

Your Committee on Engressed Bills, to whom was referred engressed Senate bill No. 126, entitled "An act relating to the payment of a tax on premiums collected by insurance companies, and amending section 6059-26 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, engrossed Senate bill No. 156, entitled "An act relating to insurance, amending section 16 of chapter 177 of the Session Laws of 1915," have compared same with the original bills and find them correctly engrossed. Respectfully submitted,

JAMES BURTON, Chairman.

We concur in this report: E. Ben Johnson, Walter S. Davis.

MESSAGES TO THE SENATE.

House of Representatives, Olympia, Wash., February 15, 1917.

MR. PRESIDENT:

The House has concurred in Senate amendments to House joint memorial Ne. 5, "To establish a course of military training, trained nursing and demestic hygiene in certain high schools of the state;"

Also, the speaker has signed Senate bill No. 131, entitled "An act changing the couperate name of the town of Tolt, in King county, State of Washington, to 'Carna tion;'"

Also, the House has passed engrossed House bill No. 5, entitled "An act to estab lish a course in military training and instruction without arms and a course in first aid and domestic hygiene in high schools of the State of Washington, and providing for the maintenance thereof;"

Also, substitute House bill No. 16, entitled "An act relating to the public school system, the certification of teachers, fixing the basis and qualifications for certification, and amending sections 4613, 1611, 1650 and 1653 of Remington & Ballinger's Annotated

Codes and Statutes of Washington;"

Also, Senate bill No. 15, entitled "An act for the relief of Claude C. Ramsay, J. A. Baillargeon and B. C. W. Lichtenberg, and their successors in interest in state con-

tract of sale No. 3362 to lots 8 and 9, block 17, Lake Union Shore Lands;"

Also, Senate bill No. 39, entitled "An act relating to the improvement of public highways and amending section 5879 18 of Romington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, engrossed Senate bill No. 85, entitled "An act authorizing and directing the commissioner of public lands to certify certain shore lands to the Covernor for doed and authorizing and directing the Governor to execute and the Secretary of State to attest a deed, conveying to the city of Wenatchee certain shore lands for use as, and in connection with its public park and for no other purpose."

C. R. MAYBURY, Chief Clerk. And the same are herewith transmitted.

REPORT OF COMMITTEE ON ENROLLED BILLS.

Mr. PRESIDENT:

SENATE CHAMBER. OLYMPIA, WASH., February 15, 1917.

Your Committee on Enrolled Bills, to whom was referred enrolled Senate bill No. 15, entitled "An act for the relief of Claude C. Ramsay, J. A. Baillargeon and B. G. W. Lichtenberg, and their successors in interest in state contract of sale No. 3362 to lots 8 and 9, block 17, Lake Union Shore Lands;"

Also, enrolled Senate bill No. 39, entitled "An act relating to the improvement of public highways and amending section 5879-18 of Remington & Ballinger's Annotated

Codes and Statutes of Washington;"

Also, enrolled Senate bill No. 85, entitled "An act authorizing and directing the commissioner of public lands to certify certain shore lands to the Covernor for deed and authorizing and directing the Governor to execute and the Secretary of State to attest a deed, conveying to the city of Wenatchee certain shore lands for use as, and In connection with its public park and for no other purpose," have compared same with the original bills Nos. 15 and 39, and engrossed bill No. 85, and find them correctly A. E. Judd, Chairman. enrolled.

We concur in this report: W. V. Wells, W. Fairchild.

INTRODUCTION OF BILLS.

Senate bill No. 256, by Senator Landon, entitled "An act relating to county printing and amending section 3912 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Landon, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Printing.

Senate bill No. 257, by Joint Sub-Committee on Appropriations, entitled "An act relating to the care, custody, control, maintenance, repair and improvement of the state institutions, buildings and grounds, abolishing the board of managers of the Washington State Reformatory and the state building commission, and amending section 8933 and repealing sections 8578 and 8579 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator French, the rules were suspended, the bill was read the second time by title, ordered printed and placed on general file.

Senate bill No. 258, by Senator Nichols, entitled "An act exempting certain charitable bequests from the payment of any inheritance tax, and amending section 9199 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Nichols, the rules were suspended, the bill was road the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate bill No. 259, by Senator Landon, entitled "An act relating to a survey of the welfare institutions of the state, creating the office of state welfare survey commissioner, providing for the payment of calary of said state welfare survey commissioner, defining his duties and making appropriation to carry out the provisions of this act."

The bill was read the first time, and on motion of Senator Landon, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on State Charitable Institutions.

Senate bill No. 260, by Senator Johnson, entitled "An act relating to elections, and the form and contents of ballots to be used at general elections, and amending section 4893 of Romington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Sonator Johnson, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Elections and Privileges.

Senate bill No. 261, by Senators Jones, Metcalf and Davis (Walter S.), entitled "An act relating to the powers of motropolitan park district commissioners and amending section 5848 of Romington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Jones, the rules were suspended, the bill was read the second time by title, ordered printed, and referred to the Committee on Cities of the First Class.

Senate bill No. 262, by Senators Metcalf, Fairchild, Jones and Davis (Walter S.), entitled "An act empowering cities of the first class to provide for the partial maintenance of museums of general public nature and lovy an annual tax therefor."

The bill was read the first time, and on motion of Senator Jones, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on State Charitable Institutions.

Senate bill No. 263, by Senator Palmer, entitled "An act relating to game fish and the protection of the same, and amending section 5395-41 (as amended by section 1, chapter 151, Laws of 1915), section 5395-42, and section 5395-44 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Palmer, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Game.

Senate bill No. 264, by Senators Palmer and Cleary, entitled "An act defining the crime of oriminal syndicalism and proceribing punishment therefor."

The bill was read the first time, and on motion of Senator Palmer, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Corporations other than Muncipal.

Senate bill No. 265, by Senator Nichols, entitled "An act relating to and regulating common carriers of passengers upon public streets, roads and highways, and amending sections 2 and 4 of chapter 57 of the Laws of 1915."

The bill was read the first time, and on motion of Senator Nichola, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Roads and Bridges.

Senate bill No. 266, by Senator Hutchinson (by request), entitled "An act relating to licenses to practice medicine, surgery, esteopathy or other systems and modes of treating the sick and afflicted, and amending section 8389 of Remington & Ballinger's Annotated Codes and Statutes of Washington; providing for the licensing of applicants to practice more than one mode of treatment."

The bill was read the first time, and on motion of Sonator Hutchinson, the rules were suspended, the bill was read the second time by title, and referred to the Committee on Medicine, Dentistry, Surgery and Hygiene.

Senate bill No. 267, by Senator Landon, entitled "An act relating to temporary loans and transfers of money by cities of the first class in anticipation of the collection of taxes."

The bill was read the first time, and on motion of Senator Landon, the rules were suspended, the bill was read the second time by title, ordered printed, and referred to the Committee on Cities of the First Class.

Senate bill No. 268, by Senator Smith (J. H.), entitled "An act relating to attorneys and counsellors-at-law and amending section 119 of Remington & Ballinger's Annotated Codes and Statutes of Washington, and repealing section 142 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Smith (J. H.), the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate bill No. 269, by Senator Smith (J. H.), entitled "An act relating to fees to be collected by clerks of the superior courts in criminal cases."

The bill was read the first time, and on motion of Senator Smith (J. H.), the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate bill No. 270, by Senators Chase, Groff, Phipps, Wray, Palmer, Kuykendall and Boner, entitled "An act regulating the keeping and deposit of municipal funds and amending section 5082 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Chase, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate bill No. 271, by Senators Chase, Groff, Phipps, Palmer, Wray, Boner and Kuykendall, entitled "An act relating to the deposit of public funds in banks by the several county treasurers of this state, and amending section 5073 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Chase, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate bill No. 272, by Senators Chase, Groff, Phipps, Palmer, Wray, Kuykendall and Boner, entitled "An act relating to the deposit of state moneys in state depositaries, and amending section 5066 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Chase, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate bill No. 273, by Senators Chase, Groff, Phipps, Wray, Palmer, Kuykendall and Boner, entitled "An act regulating the keeping and deposit of municipal funds and amending section 5079 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Chase, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate bill No. 274, by Senator Palmer, entitled "An act relating to the taxation of inheritances and amending section 9199 of Remington and Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Palmer, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate bill No. 275, by Senator Palmer, entitled "An act providing for the vacation of roads and ways outside of the boundaries of incorporated cities, towns and villages and ratifying certain attempted vacations heretofore made."

The bill was read the first time, and on motion of Senator Palmer, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Roads and Bridges.

Senate bill No. 276, by Senator Palmer, entitled "An act in relation to transportation rates of interurban and suburban electric railroad and railway companies."

The bill was read the first time, and on motion of Senator Palmer, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Public Utilities.

Senate bill No. 277, by Senator Boner, entitled "An act relating to and regulating common carriers of passengers upon public streets, roads and highways, providing for the issuance of permits; prescribing penalties for violations, and providing when this act shall take effect, and amending sections 1, 2, and 4 of chapter 57 of the Session Laws of Washington for 1915."

The bill was read the first time, and on motion of Senator Boner, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Roads and Bridges.

Senate bill No. 278, by Senator Kleeb, entitled "An act relating to public highways, providing for the expending of certain funds of counties on such highways, and amending section 5878-6 of Remington and Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Kleeb, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Roads and Bridges.

Senate bill No. 279, by Senator Morthland, entitled "An act making an appropriation for the payment of the drainage assessment of drainage improvement district No. 13 of Yakima county upon the state fair grounds."

The bill was read the first time, and on motion of Senator Morthland, the rules were suspended, the bill was read the second time by title, and referred to the Committee on Appropriations.

Senate bill No. 280, by Senator Johnson, entitled "An act relating to the recovery of damages for the death of a person caused by the wrongful act or neglect of another, and amending sections 183 and 194 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Johnson, the rules were suspended, the bill was read the second time by title, and referred to the Committee on Judiciary.

Senate bill No. 281, by Senator Smith (J. H.) (by request of Insurance Commissioner), entitled "An act relating to insurance, and amending section 6059-17 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Smith (J. H.), the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Insurance.

Senate bill No. 282, by Senator Smith (J. H.), entitled "An act relating to insurance and amending section 6059-39 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Smith (J. H.), the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Insurance.

Senate bill No. 283, by Senator Wray, entitled "An act creating a codification commission, and defining its powers and duties."

The bill was read the first time, and on motion of Senator Wray, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate bill No. 284, by Senator Hutchinson (by request of county superintendent of schools), entitled "An act defining school districts of the second class, and amending section 4417 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Hutchinson, the rules were suspended, the bill was read the second time by title, and referred to the Committee on Education.

Substitute Senate bill No. 53, by Committee on Commerce and Manufactures, entitled "An act relating to cold storage, providing for the inspection and regulation of cold storage warehouses and the inspection and regulation of food kept in cold storage, vesting the commissioner of agriculture with certain duties and powers in connection therewith and prescribing penalties for violations of this act."

The bill was read the first time, and on motion of Senator Kleeb, the rules were suspended, the bill was read the second time by title, ordered printed and placed on general file.

Substitute Senate bill No. 62, by Committee on Judiciary, entitled "An act relating to the taking of private property for private ways of necessity

and for drains, flumes, ditches on or across the land of another for agricultural, domestic or sanitary purposes, and also for dam, power sites, floatage rights, for the conducting, operating, or carrying on any logging, milling, manufacturing or mining enterprise, and amending chapter 133 of the Session Laws of 1913 by adding thereto new sections."

The bill was read the first time, and on motion of Senator Boner, the rules were suspended, the bill was read the second time by title, ordered printed and placed on general file.

Engrossed House bill No. 5, by Mr. Zednick, entitled "An act to establish a course of military training and instruction without arms and a course in first aid and domestic hygiene in high schools of the State of Washington, and providing for the maintenance thereof."

The bill was read the first time, and on motion of Senator Groff, the rules were suspended, the bill was read the second time by title, and referred to the Committee on Military.

Substitute House bill No. 16, by Messrs. Brown and Zednick, entitled "An act relating to the public school system, the certification of teachers, fixing the basis and qualifications for certification, and amending sections 4643, 4644, 4650 and 4653 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Wray, the rules were suspended, the bill was read the second time by title, and referred to the Committee on Educational Institutions.

Senator Carlyon moved that before the Senate adjourns today, the Senate return to the order of business, to-wit: Introduction of bills.

The motion carried.

The president signed enrolled Senate bills Nos. 15, 39 and 85.

GENERAL FILE.

Senate bill No. 147, by Senator Landon, entitled "An act providing for the leasing of harbor areas on fresh navigable waters situate within the territorial limits of port districts, and repealing all conflicting statutes," was read third time.

On motion of Senator Landon, the bill was amended as follows:

In section 2, lines 30 and 31, page 2 of the original bill, strike the word "provided" and substitute in lieu thereof the word "approved."

Same section, lines 8 and 9, page 3 of the original bill, strike the words "may at" and insert the words "him, had" in lieu thereof.

Senator Metcalf moved to strike section 7.

The motion was withdrawn.

Senator Karshner was called to preside.

The secretary called the roll on the final passage of Senate bill No. 147, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Chase, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Groff, Hall, Hutchinson, Iverson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Morthland, Myers, Palmer, Smith (A. A.), Smith (Joseph H.), Taylor, Wells, Wray—33.

Those voting nay were: Senators Cleary and Johnson-2.

Those absent or not voting were: Senators Cornwell, Davis (Lincoln), Ghent, Nichols, Phipps, Steiner and Stevenson—7.

On motion of Senator Landon, the title of the bill was amended by adding to the end thereof the following: "and that this act shall take effect immediately."

There being no objection, the title of the bill, as amended, was ordered to stand as the title of the act.

The president resumed the chair.

Senate bill No. 152.

The secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER,

MR. PRESIDENT:

OLYMPIA, WASH., February 12, 1917.

We, your joint Committee on Mines and Mining, to whom was referred Senate bill No. 152, entitled "An act relating to and regulating the operations of coal mining providing for the inspection thereof and limiting the hours of labor therein; creating a state mine inspection department and prescribing the qualifications and duties of certain officials and employes in coal mines, fixing penalties for violation of this act and repealing all acts relating to coal mines and the inspector of mines in the State of Washington," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass with the following amendments:

In line 68, page 2 of the printed bill, being line 13, page 4 of the original bill, strike the words "scale used for," and insert after the word "weighing" the words "of the"

In section 11, line 3 of the printed bill, being line 13 of the original bill after the second word "the" insert the word "necessary."

In section 47, line 3 of the printed bill, being line 27 of the original bill strike the word "one" and insert in lieu thereof the word "two."

In section 62, line 23 of the printed bill, being line 19 of the original bill after the word "car" insert the following: "Provided, That any other approved safety device may be used in lieu of those hereinabove in this paragraph (E) mentioned."

In section 84, line 14 of the printed bill, being line 20 of the original bill after the word "rooms" insert "the reasonable cost of which shall be paid by the employees as a part of the maintenance and operation of the building."

In section 96, line 10 of the printed bill, being line 10 of the original bill before

the word "engineer" insert the word "mining."

In section 111, line 3 of the printed bill, being line 3 of the original bill, strike the word "man" and insert in lieu thereof the word "men."

In section 187 of the printed bill, being line 15 of the original bill, strike the words "give ample warning to" and insert in lieu thereof "notify in person."

HOWARD D. TAYLOR, Chairman.

We concur in this report: Ed Brown, A. L. Bradley, John Selmer, Frank Manogue, Abe Morris, D. O. Kearby, A. E. Judd.

On motion of Senator Taylor, the report of the committee was adopted. Senate bill No. 152, by the Joint Committee on Mines and Mining, was read third time.

The secretary read:

MESSAGES TO THE SENATE.

House of Representatives,

OLYMPIA, WASH., February 16, 1917.

MR. PRESIDENT:

The speaker has signed Senate bill No. 39, entitled "An act relating to the improvement of public highways and amending section 5279 12 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, Senate bill No. 15, entitled "An act for the relief of Claude C. Ramsay, J. A. Baillargeon and B. G. W. Lichtenberg, and their successors in interest in state contract of sale No. 3362 to lots 8 and 9, block 17, Lake Union Shore Lands;"

Also, Senate bill No. 85, entitled "An act authorizing and directing the commissioner of public lands to certify certain shore lands to the Governor for deed and authorizing and directing the Governor to execute and the Secretary of State to attest a deed, conveying to the city of Wenatchee certain shore lands for use as, and in connection with its public park and for no other purpose;"

Also, House bill No. 4, entitled "An act relating to intoxicating liquors and the importation, receipt, purchase, transportation, manufacture, possession, use, cale and disposition thereof, prescribing the powers and duties of certain officers in relation thereto, establishing rules of evidence in certain cases, amonding sections 7, 8, 17, 23, 31 and 32, and repealing sections 15, 16, 18, 19, 20, 21, 22 and 29 of initiative measure No. 3, enacted by the people November 3, 1914, and further amending said act by adding thereto new sections to be known as sections 17a, 17b, 17c, 17d, 17e, 17f, 17g and 17h, and providing penalties for violations thereof;"

Also, House joint memorial No. 5, "Urging Congress to pass such legislation as will bring about compulsory military training;"

Also, the House has concurred in Senate amendments to House bill No. 29, entitled "An act providing for a state nautical school and for the government and maintenance thereof:"

Also, the House has concurred in Senate amendments to House bill No. 105, entitled "An act relating to the attendance of high school pupils from non-high school districts and providing for the reimbursement of certain school districts for the cost of educating high school pupils from other school districts, creating two classes of school districts for such purposes, providing for a fund and plan of taxation for such reimbursement, fixing requirements for admission to certain high schools, and giving boards of directors power to arrange and pay for transportation of pupils for the purpose of this act."

And the same are herewith transmitted.

C. R. MAYBURY, Chief Clerk.

The president signed enrolled House joint memorial No. 5, also enrolled House bill No. 4.

At 11:50 a.m., on motion of Senator Palmer, the Senate took a recess until 2 o'clock this afternoon.

AFTERNOON SESSION.

The Senate was called to order at 2 o'clock p. m., by President Hart.

The Senate resumed consideration of Senate bill No. 152.

Senator Cox was called to preside.

On motion of Senator Palmer, the bill was amended as follows:

In section 83, at the end thereof, strike the following: "Article 8, section 14, page 35."

In section 98, line 23 of the original bill, strike the words "so as."

In section 194, page 79, line 1, of the original bill, strike the words "so as."

In section 215, page 87, line 4 of the original bill, strike the words "so as."

In section 219, page 89, line 15 of the original bill, strike the word "or" and substitute the word "of."

On motion of Senator Taylor, the bill was amended as follows:

In section 134, page 58, line 2 of the original bill, strike the word "employer" and substitute in lieu thereof the word "employee."

At the end of section 206, strike the word "therein" and substitute in lieu thereof the word "thereof."

The president resumed the chair.

On motion of Senator Nichols, the bill was amended by adding a new section to be known as section 221, as follows:

"Sec. 221. No coal mine shall be considered a mine for the purpose of this act unless five men or more are employed underground on one shift, nor shall mines ompleying less than ten men be subject to the previsions of this act except that the

inspector of mines shall have the right to enter any of the places where men are at work within such prospect, and if the conditions therein are dangerous to life, the inspector may, and it shall be his duty to stop work on such prospect until such dangerous place is rendered safe or, at the option of the operator thereof, the same shall be placed in control of a certified mine foreman."

Senator Hutchinson moved to amend the bill in section 7, lines 27 and 28, page 8, of the original bill, by striking the words and figures "three thousand (\$3,000) dollars," and substitute in lieu thereof the figures "\$2,400."

The motion failed to carry.

The secretary called the roll on the final passage of Senate bill No. 152,

as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Ghent, Groff, Hall, Hutchinson, Johnson, Jones, Karshner, Kleeb, Kuykendall, Landon, Morthland, Myers, Nichols, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wells, Wray—36.

Voting nay: Senator McMillan-1.

Those absent or not voting were: Senators Davis (Lincoln), Iverson, Judd, Metcalf, Stevenson—5.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate bill No. 190, by Judiciary Committee, entitled "An act relating to the practice of law, and prohibiting corporations and voluntary associations from engaging therein and from performing other acts relating thereto, and providing a penalty," was read third time.

Senator Steiner moved to amend the bill in section 2, line 4, of the original bill, by adding to the end of the section the following:

Provided, That the provisions of this acction shall not apply to any corporation or voluntary association which shall file and keep on file with the Secretary of State a good and sufficient bond to the State of Washington, issued by a corporation authorized to execute bonds and to become surety in the State of Washington, to be approved by the Secretary of State, in the sum of five thousand dollars (\$5,000.00), conditioned that such corporation or association will pay, satisfy and perform the judgment of any court in this state, rendered against any such corporation or voluntary association.

The motion was lost.

Senator Morthland moved to amend the bill in section 3, line 9, of the original bill, by inserting after the word "services" the following: "The provisions of this act shall not apply to co-operative organizations, whether incorporated or otherwise, not formed for profit, and not participating in any attorney's fees."

Senator Groff moved to amend the amendment by inserting the word "strictly" before the word "co-operative."

The motion carried.

The motion by Senator Morthland, as amended, carried.

The secretary called the roll on the final passage of Senate bill No. 190, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Chase, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Ghent, Groff, Hutchinson, Iverson, Johnson, Jones, Karshner, Kleeb, Kuykendall, McMillan, Morthland, Nichols, Palmer, Phipps, Smith (Joseph H.), Taylor, Wells, Wray—32.

Those voting nay were: Senators Cleary, Hall, Landon, Metcalf, Myers, Smith (A. A.), Steiner—7.

Those absent or not voting were: Senators Davis (Lincoln), Judd, Stevenson—3.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate bill No. 201, by Committee on Medicine, Dentistry, Surgery and Hygiene, entitled "An act relating to the practice of medicine and surgery; amending sections 8386, 8387, 8388, 8391, 8392, 8395, 8396, 8397, 8400, 8402, 8403 and 8405 of Romington & Ballinger's Annotated Codes and Statutes of Washington; and repealing sections 8389 and 8406 of Romington & Ballinger's Annotated Codes and Statutes of Washington; and declaring that this act shall take effect immediately," was read third time.

The secretary called the roll on the final passage of Senate bill No. 201, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Ghent, Groff, Hall, Hutchinson, Johnson, Jones, Karshner, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Morthland, Myers, Nichols, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wells, Wray—38.

Those absent or not voting were: Senators Davis (Lincoln), Iverson, Judd, Stevenson—4.

There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator French, the Senate returned to the order of business.

Senate joint memorial No. 16, by Senator Brown, "Relating to the construction and maintenance of a bridge across the Nooksack river."

The memorial was read the first time, and on motion of Senator Brown, the rules were suspended, the memorial read the second time by title, and referred to the Committee on Memorials.

Senate joint memorial No. 17, by Senator Palmer, "Relating to Indian lands in the State of Washington."

The memorial was read the first time, and on motion of Senator Palmer, the rules were suspended, the memorial read the second time by title, and referred to the Committee on State, Granted, School and Tide Lands.

INTRODUCTION OF BILLS.

Senate bill No. 285, by Committee on Elections and Privileges, entitled "An act relating to nominations for public office in the State of Washington, prescribing a method of voting, and amending sections 4813, 4815 and 4822 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Smith (A. A.), the rules were suspended, the bill was read the second time by title, ordered printed and re referred to the Committee on Elections and Privileges.

Senate bill No. 286, by Senator Davis (W. S.), entitled "An act to establish and regulate the civil service of the State of Washington and of the counties and cities of the first class thereof."

The bill was read the first time, and on motion of Senator Davis (W. S.), the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Labor and Labor Statistics.

Senate bill No. 287, by Joint Committee on Fisheries, entitled "An act amending sections 6, 12, 21, 24, 25, 38, 46, 48, 51, 54, 58, 63, 65, 66, 68, 77, 88, 93, 96, 99 and 100, and repealing section 60 of chapter 31 of the Laws of 1915 of the Legislature of the State of Washington, known as the 'Fisheries Code' of said state, and adding thereto an additional section defining certain terms therein, and declaring an emergency."

The bill was read the first time, and on motion of Senator Steiner, the rules were suspended, the bill was read the second time by title, ordered printed and placed on general file.

Senate bill No. 288, by Senator Johnson, entitled "An act relating to homesteads, and the making and filing of declarations therefor, and amending sections 552, 553, 559 and 561 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Johnson, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate bill No. 289, by Senator Steiner, entitled "An act relating to the adoption of legal heirs, and amending section 1696 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Steiner, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate bill No. 290, by Senator Cornwell, entitled "An act relating to the fiscal year and the issuance of warrants of school districts, and amending section 4488 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Cornwell, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Education.

Senate bill No. 291, by Senator Metcalf, entitled "An act relating to an exchange of lands between the University of the State of Washington and the State of Washington, acting by and through the Commissioner of Public Lands, for the purpose of securing an area suitable for a demonstration forest and forest experiment station for the College of Forestry of the University of Washington."

The bill was read the first time, and on motion of Senator Metcalf, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on State, Granted, School and Tide Lands.

Senate bill No. 292, by Senator Phipps, entitled "An act defining school districts of the second class, and amending section 4417 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Phipps, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Education.

Senate bill No. 293, by Senators Jones, Metcalf and Fairchild, entitled "An act relating to the guarantee and protection of civil public rights and legal rights, and amending section 2686 of Remington & Ballinger's Annotated Codes and Statutes of Washington, and further amending the same by adding thereto a new section to be known as section 2686a, and providing penalties for violations thereof."

The bill was read the first time, and on motion of Senator Metcalf, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Public Morals.

Senate bill No. 294, by Senator Phipps, entitled "An act to repeal chapter 126 of the Laws of 1913 of the State of Washington, relating to the appointment of official court reporters in the State of Washington, prescribing their duties, eath of office and qualifications, and providing for their compensations and the manner of their appointments."

The bill was read the first time, and on motion of Senator Phipps, the rules were suspended, the bill was read the second time by title, and referred to the Committee on Judiciary.

Senate bill No. 295, by Senator Nichols, entitled "An act relating to local improvements in citics and towns, and amending section 7892-48 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Nichols, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Municipal Corporations.

Senate bill No. 296, by Senator Wray, entitled "An act to establish a board of dental examiners and to regulate the practice of dentistry in the State of Washington, providing for a violation thereof, and declaring an emergency."

The bill was read the first time, and on motion of Senator Wray, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Medicine, Dentistry, Surgery and Hygiene.

Senate bill No. 297, by Senator Cleary (by request of tax commission), entitled "An act escheating to the permanent school fund of the State of Washington unclaimed deposits in banks, savings and loan societies, and all other institutions in which the deposits of money are made, requiring caid institutions to file a list of such deposits, fixing a penalty for the violation thereof, and repealing sections 3344 and 3345 of Remington & Ballinger's Code."

The bill was read the first time, and on motion of Senator Cleary, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Revenue and Taxation.

Senate bill No. 298, by Senators Davis (W. S.) and Metcalf, entitled "An act relating to the investment of the funds of guardians, executors, administrators, trustees, banks, savings and loan associations, trust companies and insurance companies in farm loan bonds, and the depositing of securities by state, county or city depositaries."

The bill was read the first time, and on motion of Senator Davis (W. S.), the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Rural Credits and Agricultural Development.

Senate bill No. 299, by Senator Wray, entitled "An act relating to trade-marks and providing certain requirements for the use of same, and establishing in certain persons right to the exclusive use thereof."

The bill was read the first time, and on motion of Senator Wray, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate bill No. 300, by Senator Palmer, entitled "An act relating to the payment of corporation license fees, and amending section 3715 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Palmer, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate bill No. 301, by Senator Ghent, entitled "An act relating to pharmacy and the qualifications for registration as pharmacists, and amending section 8446 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Ghent, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Pure Food and Drugs.

Senate bill No. 302, by Committee on Roads and Bridges, entitled "An act relating to the purchase, construction, maintenance and operation of ferries on the boundary line between two counties, and providing that this act shall take effect immediately."

The bill was read the first time, and on motion of Senator Nichols, the rules were suspended, the bill was read the second time by title, ordered printed and re-referred to the Committee on Roads and Bridges.

Senate bill No. 303, by Senator Johnson, entitled "An act relating to the powers and duties of the Attorney General, and requiring reports of defects, omissions, errors and ambiguities in the laws to be made to the Attorney General by public officers."

The bill was read the first time, and on motion of Senator Johnson, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate bill No. 304, by Serator Faulkner, entitled "An act providing for the inspection of mines other than coal mines, and making the violation of this act a misdemeanor."

The bill was road the first time, and on motion of Scnator Faulkner, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Mines and Mining.

Senate bill No. 305, by Senator Chase, entitled "An act relating to the inspection and regulation of metalliferous and other mines.

The bill was read the first time, and on motion of Senator Chase, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Mines and Mining.

Senate bill No. 306, by Senator Smith (J. H.), entitled "An act relating to local improvement districts in cities and towns, providing for the application for and consent to the cancellation of the penalties on delinquent assessments on tide lands included within such districts, and granting the power of cancellation to certain municipal officers."

The bill was read the first time, and on motion of Senator Smith (J. H.), the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Municipal Corporations.

Senate bill No. 307, by Senator Karshner, entitled "An act to amend section 4155 of Remington & Ballinger's Annotated Codes and Statutes of Washington, relating to the assessment and taxation of property benefited by the construction and maintenance of systems of drainage, and providing for the cost of the construction thereof, and maintenance of systems of drainage, providing for assessments according to benefits, and validating warrants heretofore issued for such purposes."

The bill was read the first time, and on motion of Senator Karshner, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Dikes, Drains and Ditches.

Senate bill No. 308, by Senators Johnson, Boner and Kuykendall, entitled "An act prohibiting any person who, while sane, shall purposely and unlawfully cause the death of another from inheriting or taking by will any property from, or receiving payment under any insurance contract on the life of such person whose death has been so purposely and unlawfully caused."

The bill was read the first time, and on motion of Senator Boner, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate bill No. 309, by Senator Palmer, entitled "An act relating to the oath of office or employment of public officers and employees, and amending section 8987 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Palmer, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Public Morals.

Senate bill No. 310, by Senator Hutchinson (by request), entitled "An act relating to the election of trustees of corporations."

The bill was read the first time, and on motion of Senator Hutchinson, the rules were suspended, the bill was read the second time by title, and referred to the Committee on Corporations other than Municipal.

Senate bill No. 311, by Senators Faulkner, Johnson, Phipps, Burton and Fairchild, entitled "An act providing for amendment of section 1 of article XXIII of the constitution of the State of Washington, relating to amendments of the constitution and providing for the amendment thereof by the initiative."

The bill was read the first time, and on motion of Senator Faulkner, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Constitution and Constitutional Revision.

Senate bill No. 312, by Senator Boner, entitled "An act granting a right to recover damages for the death of a person caused by the wrongful act, neglect or default of another, and repealing section 183 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Boner, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate bill No. 313, by Senator Jones, entitled "An act for the relief of Nicholas Rudebeck, and making an appropriation therefor."

The bill was read the first time, and on motion of Senator Jones, the rules were suspended, the bill was read the second time by title, and referred to the Committee on Appropriations.

Senate bill No. 314, by Senators Metcalf, Karshner, Fairchild, Jones and Davis (W. S.), entitled "An act relating to the care of persons suffering from tuberculosis, and amending section 5554-2, and repealing section 5554-12 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Metcalf, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Public Morals.

Senate bill No. 315, by Joint Committee on Game, entitled "An act rolating to game and game birds, and amending sections 5395-25, 5395-27 and 5395-33 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Myers, the rules were suspended, the bill was read the second time by title, ordered printed and re-referred to the Committee on Game.

Senate bill No. 316, by Senator Landon, entitled "An act relating to the appointment and qualifications of state highway commissioner and state highway board, and amending section 5867 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Landon, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Roads and Bridges.

Senate bill No. 317, by Senator Chase (by request of industrial insurance commission), entitled "An act relating to the compensation of injured workmen in our industries and the compensation of their dependents where such injuries result in death, providing for the collection and disbursement of funds for such purpose, providing penalties, and amending section 6604-4 of Remington & Ballinger's Annotated Codes and Statutes of Washington, as amended by section 1 of chapter 188, Session Laws of 1915 of the State of Washington, and amending sections 6604-3, 6604-22 and 6604-23 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Sonator Chase, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Industrial Insurance.

Senate bill No. 318, by Senator Palmer, entitled "An act relating to contracts to teach in the public schools, and prescribing the conditions under which the resignations of teachers shall be accepted."

The bill was read the first time, and on motion of Senator Palmer, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Education.

Senate bill No. 319, by Senator Smith (J. H.) (by request of Insurance Commissioner), entitled "An act relating to insurance, and amending section 6059-106 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Smith (J. H.), the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Insurance.

Senate bill No. 320, by Senator Boner, entitled "An act relating to primary elections, and amending section 4824 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Boner, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Elections and Privileges.

Senate bill No. 321, by Senator Metcalf, entitled "An act relating to farm development, and amending section 3000-15 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Metcalf, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Rural Credits and Agricultural Development.

Substitute Senate bill No. 231, by Senator Ghent, entitled "An act establishing a state athletic commission and regulating boxing and sparring in the State of Washington, and repealing acts inconsistent herewith."

The bill was read the first time, and on motion of Senator Ghent, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Public Morals.

On motion of Senator Boner, 200 copies of amended Senate bill No. 52 were ordered printed.

On motion of Senator Nichols, 500 additional copies of Senate bill No. 217 were ordered printed.

Senator Jones moved that when we adjourn, we adjourn until 10:30 o'clock Monday morning, February 19, 1917.

Senator Faulkner moved as a substitute that we adjourn until 10 o'clock tomorrow morning.

The motion by Senator Jones carried.

At 6:20 p. m., on motion of Senator Carlyon, the Senate adjourned.

Louis F. Hart, President of the Senate.

FRANK M. DALLAM, JR., Secretary of the Senate.

FORTY-THIRD DAY.

MORNING SESSION.

SENATE CHAMBER,

OLYMPIA, WASH., Monday, February 19, 1917.

The Senate was called to order at 10:30 o'clock a.m. by President Hart, pursuant to adjournment.

Senator Ferryman offered prayer.

The secretary called the roll, all members being present, except Senators Davis (Lincoln) and Stevenson, both excused.

On motion of Senator Wray, the reading of last Friday's journal was dispensed with, and it was approved.

REPORTS OF STANDING COMMITTEES.

The Committee on Public Utilities recommended that Senate bill No. 89 do pass, with certain amendments.

The report of the committee, together with the bill, was placed on general file.

The Committee on Judiciary recommended that Senate bills Nos. 199 and 212 do pass, with certain amendments.

The reports of the committee, together with the bills, were placed on general file.

A majority of the Committee on Constitution and Constitutional Revision recommended that Senate bill No. 115 do not pass.

A minority of the committee recommended that the bill do pass.

The reports of the committee, together with the bill, were placed on general file.

The Committee on Judiciary recommended that Senate bill No. 62 be replaced by substitute Senate bill No. 62.

The report of the committee, together with the bill, was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., February 19, 1917.

MR. PRESIDENT:

We, your Committee on Rules and Joint Rules, to whom was referred Senate bill No. 183, by the Judiciary Committee, providing that contractors on public or private work receive payments as agents of the payor for the payment of laborers and materialmen and amending section 2604 Remington & Ballinger's Code," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it be re-referred to the Committee on Judiciary.

Louis F. Hart, Chairman.

We concur in this report: P. H. Carlyon, Jesse S. Jones, E. L. French, C. R. McMillan, Oliver Hall.

Senator Kuykendall moved as a substitute to the committee recommendation that Senate bill No. 183 be indefinitely postponed.

The motion carried.

SENATE CHAMBER, OLYMPIA, WASH., February 19, 1917.

MR. PRESIDENT:

We, your Committee on Rules and Joint Rules, to whom was referred Senate bill No. 184, by the Judiciary Committee, relating to contractors and contractors' bonds, amending section 1159, Remington & Ballinger's Code," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it be re-referred to the Committee on Judiciary.

Louis F. Hart, Chairman.

We concur in this report: P. H. Carlyon, Jesse S. Jones, E. L. French, C. R. Mc-Millan, Oliver Hall.

Senator Kuykendall moved as a substitute to the committee recommendation that Senate bill No. 184 be indefinitely postponed.

The motion carried.

SENATE CHAMBER, OLYMPIA, WASH., February 17, 1917.

MR. PRESIDENT:

We, your Committee on Claims and Auditing, to whom was referred Senate bill No. 175, entitled: "An act appropriating the sum of two thousand dollars (\$2,000.00) for the relief of M. A. Tieck," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it be indefinitely postponed.

JOSEPH H. SMITH, Chairman.

We concur in this report: E. Ben Johnson, D. V. Morthland.

On motion of Senator Smith (J. H.), the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., February 17, 1917.

Mr. PRESIDENT:

We, your Committee on Claims and Auditing, to whom was referred Senate bill No. 99, entitled "An act for the relief of Dr. James A. La Gasa for medical and professional services rendered to privates Noble and Wickman, members of the national guard of the State of Washington, and making an appropriation therefor," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it be re-referred to the Military Committee.

JOSEPH H. SMITH, Chairman.

We concur in this report: D. V. Morthland, E. Ben Johnson.

On motion of Senator Smith (J. H.), the report of the committee was adopted.

Mr. President:

SENATE CHAMBER, OLYMPIA, WASH., February 19, 1917.

We, your Committee on Rules and Joint Rules, to whom was referred Senate joint memorial No. 12, by Senator Brown, relating to the building of a bridge across the Nooksack river," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it be re-referred to the Committee on Roads and Bridges.

Louis F. Hart, Chairman.

We concur in this report: P. H. Carlyon, Jesse S. Jones, E. L. French, C. R. Mc-Millan, Oliver Hall.

On motion of Senator Taylor, the report of the committee was adopted.

SENATE CHAMBER,

MR. PRESIDENT:

OLYMPIA, WASH., February 19, 1917.

We, your Committee on Rules and Joint Rules, to whom was referred Senate bill No. 117, by Senator Wells, for the relief of Fidalgo Island Packing Co.," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it be re-referred to the Committee on Appropriations.

Louis F. Hart, Chairman.

We concur in this report: P. H. Carlyon, Jesse S. Jones, E. L. French, C. R. Mc-Millan, Oliver Hall.

On motion of Senator Taylor, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., February 19, 1917.

MR. PRESIDENT:

We, your Committee on Rules and Joint Rules, to whom was referred Senate bill No. 180, by Senator Metcalf, authorizing the state board of land commissioners to clear and fit for cultivation logged-off agricultural lands belonging to the state," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it be re-referred to the Committee on Appropriations.

Louis F. Hart, Chairman.

We concur in this report: P. H. Carlyon, Jesse S. Jones, E. L. French, C. R. Mc-Millan, Oliver Hall.

On motion of Senator Taylor, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., February 16, 1917.

MR. PRESIDENT:

We, your Committee on State, Granted, Tide and School Lands, to whom was referred engrossed House bill No. 49, entitled "An act dedicating to Pierce county all the right, title and interest of the State of Washington in and to certain lands lying within sections thirty (30) and thirty-one (31), township twenty (20) north, range five (5) east of the W. M., Pierce county, Washington, for county poor farm purposes," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

W. V. Wells, Chairman.

We concur in this report: D. V. Morthland, John W. Kleeb.

On motion of Senator Wells, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., February 15, 1917.

MR. PRESIDENT:

We, your Committee on Judiciary, to whom was referred Senate bill No. 172, on titled "An not fiving the office hours of county and municipal officers," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

E. E. Boner, Chairman.

We concur in this report: E. B. Palmer, F. A. Chase, J. W. Faulkner, Guy B. Groff, G. E. Steiner, Joseph H. Smith, William Wray, Harve H. Phipps.

On motion of Sonator Boner, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., February 16, 1917.

MR. PRESIDENT:

Wo, your Committee on Game, to whom was referred Senate bill No. 209, entitled "An act relating to game farming, the securing, domesticating and propagating of game animals and game birds, the possession, transportation, use and disposition of game, granting cortain pewers to and imposing cortain duties upon state and county game wardons, and providing penalties for violation of the provisions of this act," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

Chas. E. Myers, Chairman.

We concur in this report: E. B. Palmer, Harve H. Phipps, D. H. Cox, F. G. Barnes, E. V. Kuykendall.

On motion of Senator Myers, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., February 17, 1917.

MR. PRESIDENT:

We, your Committee on Game, to whom was referred Senate bill No. 108, entitled "An act to establish a state trout hatchory in Pacific county and making appropriation therefor," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it be indfinitely postponed.

Chas. E. Myers, Chairman.

We concur in this report: E. B. Palmer, E. V. Kuykendall, Harve H. Phipps, F. G. Barnes, D. H. Cox.

On motion of Senator Myors, the report of the committee was adopted.

SENATE CHAMBER,

MR. PRESIDENT:

OLYMPIA, WASH., February 17, 1917.

We, your Committee on Claims and Auditing, to whom was referred Senate bill No. 154, entitled "An act for the relief of Rulifson & McKenney, and making an appropriation therefor," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it be indefinitely postponed.

JOSEPH H. SMITH, Chairman.

We concur in this report: E. Ben Johnson, D. V. Morthland.

On motion of Senator Smith (J. H.), the report of the committee was adopted.

MR. PRESIDENT:

SENATE CHAMBER, OLYMPIA, WASH., February 16, 1917.

Your Committee on Engrossed Bills, to whom was referred engrossed Senate bill No. 34, entitled "An act regulating the practice of chiropody; providing for the issuance of licenses therefor, and providing a penalty for the violation of the provisions of this act:"

Also, engrossed Senate bill No. 67, entitled "An act relating to the improvement of certain highways, providing a method for the collection and payment of the cost thereof, and amending sections 5731, 5733, 5737, 5738, 5740, 5741, 5742, 5744, 5745, 5746, 5755, 5756, 5757, 5761, 5762, 5763, 5764 and 5765, and repealing sections 5748, 5749, 5750, 5751, 5752, 5753, 5754, 5766 and 5767 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, engrossed Senate bill No. 105, entitled "An act creating a commission to purchase or acquire by condemnation, and authorizing the purchase or appropriation of lands adjoining the state penitentiary farm for penitentiary farm purposes, making an appropriation therefor, and declaring that this act shall take effect immediately," have compared same with the original bills and find them correctly engrossed.

Respectfully submitted.

JAMES BURTON, Chairman.

We concur in this report: J. H. Ferryman, Walter S. Davis.

The secretary read:

STATE OF WASHINGTON, OFFICE OF GOVERNOR.
OLYMPIA, February 17, 1917.

To the Honorable, the President of the Scnate, Olympia, Washington.

SR: I have the honor to advise you that the Governor has today signed Senate bill No. 15, entitled "An act for the relief of Claude C. Ramsay, J. A. Baillargeon and D. G. W. Lichtenberg, and their successors in interest in state contract of sale No. 3362 to lots 8 and 9, block 17, Lake Union shore lands."

The Governor has also today signed Senate bill No. 39, entitled "An act relating to the improvement of public highways and amending section 5979-18 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The Governor has also today signed Senate bill No. 85, entitled "An act authorizing and directing the Commissioner of Public Lands to certify certain shore lands to the Governor for deed and authorizing and directing the Governor to execute and the Secretary of State to attest a deed, convoying to the city of Wenatchee certain shore lands for use as, and in connection with its public park and for no other purpose."

Respectfully,

IRVIN W. ZIEGAUS, Secretary to the Governor.

STATE OF WASHINGTON, OFFICE OF GOVERNOR. OLYMPIA, February 17, 1917.

To the Honorable, the President of the Senate, Olympia, Washington.

SIR: I have the honor to inform you that the Governor has this day approved section 1 and has vetoed section 3 of Senate bill No. 33, entitled "An act relating to the state penitentiary, regulating the sale of grain sacks and other fabrics and products manufactured at the state penitentiary, fixing the duties of the state board of control in connection therewith, and amending section 8559.2 of Remington & Ballingor's Annotated Codes and Statutes of Washington, and declaring an emergency.

Respectfully.

IRVIN W. ZIEGAUS, Secretary to the Governor. STATE OF WASHINGTON, OFFICE OF GOVERNOR.
OLYMPIA, February 19, 1917.

To the Honorable, the President of the Senate, Olympia, Washington.

SIR: I have the honor to inform you that the Governor has today signed Senate bill No. 141, entitled "An act changing the corporate name of the town of Tolt, in King county, State of Washington, to "Carnation."

Respectfully,

IRVIN W. ZIEGAUS, Secretary to the Governor.

STATE OF WASHINGTON, OFFICE OF GOVERNOR. OLYMPIA, February 17, 1917.

To the Honorable, the President of the Senate, Olympia, Washington.

GENTLEMEN: I herewith return to your honorable body Senate bill No. 32. This is "An act relating to the state penitentiary, regulating the sale of grain sacks and other fabrics and products manufactured at the state penitentiary, fixing the duties of the state board of control in connection therewith, and amending section 8559-2 of Remington & Ballinger's Annotated Codes and Statutes of Washington, and declaring an emergency."

Section 1 of this bill is approved; section 2 is vetoed.

Section 2 reads as follows: "This act is necessary for the immediate support of existing public institutions and shall take effect immediately."

Regarding the use of the emergency clause on this particular measure, it is well to consider the purposes of the act so that we may decide upon the necessity of attaching a clause which will cause the act to take effect immediately. Senate bill No. 32 provides a method of distribution of grain sacks and other fabrics and products manufactured at the state penitentiary. The state board of control has already taken action under the existing law providing for the sale and distribution of grain sacks and other fabrics manufactured at the state penitentiary during the present year. The act I have before me was passed for the purpose of making more clear the powers of the board of control in relation to the sale and distribution of the products of the penitentiary. Inasmuch as action has been taken by the board providing for the sale and distribution of these products during the present year and there is but slight difference between the method followed and that provided for in this bill, I cannot see the necessity for this act taking effect immediately. It seems to me that the interests of the state will be properly proceed if this bill takes the regular course of measures passed by the legislature and becomes effective ninety days after the close of the present session.

There is nothing in the provisions of the act that makes necessary its use for "the immediate support of existing public institutions," which is the language used in the emergency clause.

I regret that it seems to me to be necessary to veto even a part of a bill passed by your honorable body. I cannot feel, however, that we will be within the constitutional provision relating to the use of an emergency clause in attaching such a clause to this measure.

For the reasons herein given, section 2 of Senate bill No. 32 is vetoed.

Respectfully submitted,

ERNEST LISTER, Governor.

On motion of Senator French, the Governor's veto message, together with the vetoed section of the bill, was referred to the Rules Committee.

On motion of Senator Jones, the rules were suspended and the Senaté returned to the order of business.

On motion of Senator Jones, Senate bills Nos. 158 and 159 were ordered printed.

On motion of Senator Jones, the rules were suspended and Senate bill No. 201 ordered transmitted to the House immediately.

MESSAGES TO THE SENATE.

House of Representatives, Olympia, Wash., February 16, 1917.

Mr. PRESIDENT:

The House has adopted Senate concurrent resolution No. 10, "Relating to a return ball by the legislature to the citizens of Olympia;"

Also, the House has passed engrossed House bill No. 90, entitled "An act relating to the expenditure of revenues levied and collected for road and bridge purposes and amending sections 5590-2 and 5590-3 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, engrossed House bill No. 91, entitled "An act relating to the burial of soldiers, sailors and marines, and their families, by counties and amending section 8929 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, engrossed House bill No. 97, entitled "An act relating to the development of industries, promoting the general welfare by providing for and encouraging county exhibitions of the products of agriculture, arts and manufactures, the acquisition of property by counties for such purpose and the maintenance of 'county fairs';"

Also, engrossed House bill No. 137, entitled "An act relating to superior courts and the formation of judicial districts in the counties of Jefferson, Island, Clallam, Snohomish, Whatcom, San Juan, and Skagit;"

Also, engrossed House bill No. 103, entitled "An act relating to the state board of equalization, its composition, powers and duties, the duties of county assessors, and amenidng section 9204 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, House bill No. 131, entitled "An act to reimburse Horace C. Henry and making an appropriation."

And the same are herewith transmitted.

C. R. MAYBURY, Chief Clerk.

House of Representatives, Olympia, Wash., February 19, 1917.

MR. PRESIDENT:

The speaker has appointed a committee to act on Senate concurrent resolution No. 10, "Relating to a return ball by the legislature, to the citizens of Olympia," the following members of the House: Messrs. Grass, Moores, and Swale.

C. R. MAYBURY, Chief Clerk.

The president appointed as a committee under Senate concurrent resolution No. 10, Senators Wray and Jones.

INTRODUCTION OF BILLS.

Engrossed House bill No. 90, by Mr. Hoff, entitled "An act relating to the expenditure of revenues levied and collected for road and bridge purposes, and amending sections 5590-2 and 5590-3 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Nichols, the rules were suspended, the bill was read the second time by title, and referred to the Committee on Roads and Bridges.

Engrossed House bill No. 91, by Mr. Roth, entitled "An act relating to the burial of soldiers, sailors and marines, and their families by counties, and amending section 8929 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Groff, the rules were suspended, the bill was read the second time by title, and referred to the Committee on Military.

Engrossed House bill No. 97, by Mr. Gorham, entitled "An act relating to the development of industries, promoting the general welfare by providing for and encouraging county exhibitions of the products of agriculture, arts and manufactures, the acquisition of property by counties for such purpose and the maintenance of 'county fairs.'"

The bill was read the first time, and on motion of Senator Brown, the rules were suspended, the bill was read the second time by title, and referred to the Committee on Dairy and Livestock.

Engrossed House bill No. 137, by Messrs. Spencer and Terry, entitled "An act relating to superior courts and the formation of judicial districts in the counties of Jefferson, Island, Clallam, Snohomish, Whatcom, San Juan and Skagit."

The bill was read the first time, and on motion of Senator Boner, the rules were suspended, the bill was read the second time by title, and referred to the Committee on Judiciary.

Engrossed House bill No. 103, by Committee on Revenue and Taxation, entitled "An act relating to the state board of equalization, its composition, powers and duties, the duties of county assessors, and amending section 9204 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Cleary, the rules were suspended, the bill was read the second time by title, and referred to the Committee on Public Revenue and Taxation.

House bill No. 131, by Messrs. Wilson and Renick, entitled "An act to reimburse Horace C. Henry, and making an appropriation."

The bill was read the first time, and on motion of Senator Smith (J. H.), the rules were suspended, the bill was read the second time by title, and referred to the Committee on Claims and Auditing.

GENERAL FILE.

Substitute Senate bill No. 42. The secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER,

-Mr. PRESIDENT:

OLYMPIA, WASH., February 12, 1917.

We, your Committee on Medicine, Dentistry, Surgery and Hygiene, to whom was referred substitute Senate bill No. 42, entitled "An act regulating and licensing the practice of treating the sick and afflicted without the use of drugs, creating a board of examiners for such practitioners, defining the powers and duties of such board, regulating the use of certain professional terms and abbreviations, defining the term "drugless therapeutics," creating a drugless practitioners' fund, defining what shall be unprofessional conduct, making an appropriation from funds created by collection of license fees, prescribing penalties for the violation of this act, and repealing all acts and parts of acts in conflict herewith," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass with the following amendments:

In the title after the word "herewith" change the period (.) to a comma (,) and add the following: "and declaring an emergency."

In section 1, line 2 of the printed bill, being section 1, line 10 of the original bill, strike the word "eight" and insert in lieu thereof the word "six"; line 3 of the printed bill, being lines 11 and 12 of the original bill, strike the words "two chiropractors."

In section 1, line 6 of the printed bill, being line 15 of the original bill, strike the word "sixteen" and insert in lieu thereof the word "twelve"; line 7 of the printed bill, being line 17 of the original bill, strike the word "three" and insert in lieu thereof the word "four."

In section 1, line 9 of the printed bill, being lines 19 and 20 of the original bill, strike the word "Incorporated."

In section 1, line 13 of the printed bill, being line 25 of the original bill, after the word "follows" strike the word "three" and insert in lieu thereof the word "two"; line 13 of the printed bill, being line 25 of the original bill, after the words "two years" strike the word "three" and insert in lieu thereof the word "two."

In section 2, line 2 of the printed bill, being line 13 of the original bill, strike the words "and each drugless member shall" and insert in lieu thereof the word "and."

In section 3, line 4 of the printed bill, being line 20 of the original bill, strike the words "they have" and insert in lieu thereof the words "he or she has."

In section 3, line 8 of the printed bill, being line 26 of the original bill, strike the word "obstetrics."

In section 3, line 13 of the printed bill, being line 3 of the original bill, after the word "past" strike the word "four" and insert in lieu thereof the word "five"; line 13 of the printed bill, being line 3 of the original bill, strike the word "two" and insert in lieu thereof the word "three."

In section 3, line 16 of the printed bill, being line 7 of the original bill, strike the word and figure "five (5)" and insert in lieu thereof the word and figure "four (4)"; line 17 of the printed bill, being line 9 of the original bill, after the word "Washington" insert the words "as hereinafter provided."

In section 3, line 23 of the printed bill, being lines 17 and 18 of the original bill, after the word "subjects" insert the words "except as hereinbefore provided"; line 23 of the printed bill, being line 18 of the original bill, after the word "Provided," insert the words "that after the year."

In section 3, line 32 of the printed bill, being line 31 of the original bill, after the word "issue" insert the word "said."

In section 4, line 5 of the printed bill, being line 12 of the original bill, strike the third subdivision of said section 4 and ronumber the other subdivisions accordingly.

In section 4, line 13 of the printed bill, being line 26 of the original bill, strike the words "two weeks" and insert in lieu thereof the words "thirty days."

In section 5, line 9 of the printed bill, being line 20 of the original bill, after the word "fees" insert the words "herein provided for."

In section 6, lines 4 and 5 of the printed bill, being lines 6 and 7 of the original bill, strike the words "on file" and insert in lieu thereof the words "so filed."

In section 8, line 6 of the printed bill, being line 21 of the original bill, strike the word "optometry" and insert in lieu thereof the word "osteopathy."

In section 11, line 5 of the printed bill, being line 12 of the original bill, after the word "graduation" insert the words "or length of time in practice."

In section 11, line 7 of the printed bill, being line 15 of the original bill, after the word "graduation" insert the words "except as herein otherwise provided."

In section 11, line 15 of the printed bill, being line 25 of the original bill, after the word "act" insert the words "and those having no diploma but who have been in continuous practice in this state for three years."

In section 11, line 35 of the printed bill, being line 24 of the original bill, strike the word "three" and insert in lieu thereof the word "four."

In section 11, line 43 of the printed bill, being line 4 of the original bill, strike the word "those" and insert in lieu thereof the word "the."

In section 12 strike the second paragraph, being lines 5 to 11 inclusive, of the printed bill, and lines 13 to 22 inclusive of the original bill.

In section 13, line 2 of the printed bill, being line 8 of the original bill, strike the word "of" and insert in lieu thereof the word "for."

Add a new section to be known as section 18, to read as follows: "This act is necessary for the immediate preservation of the public peace, health and safety and shall take effect immediately."

We concur in this report: W. W. Brand, Harve H. Phipps, D. H. Cox, W. M. Karshner.

On motion of Senator Ghent, the report of the committee was adopted. Substitute Senate bill No. 42, by Senator Fairchild, was read third time.

Senator Johnson moved to amend the bill in section 1, lines 12 and 13, of the original bill, by striking all after the word "physcultopath" down to and including the word "appointed" in line 23 of the original bill, and in lines 27 and 29 of the same section by striking the words "and the

Washington Association of Drugless Physicians shall certify to the Governor for such purposes the name of five (5) of its members."

The motion was lost.

The precident called the senators' attention to the fact that there were a large number of bills in the Rules Committee, and that the senators must observe Senate rule No. 45.

Sonator Chent moved that substitute Senate bill No. 42 be mimeographed, including the committee amendments, and be made a special order for tomorrow.

The motion failed to carry.

On motion of Senator Ghent, the bill was amended in section 15, lines 22 and 23, by striking the words "drugless practitioners" and substituting the word "general" therefor, and in line 23 after the numerals "(\$1200)" insert "but not exceeding the amount collected by said board," and in line 24 after the word "to" strike the remainder of the sentence down to the first word "the" in line 29.

On motion of Senator Phipps, the bill was amended in section 5, line 22, of the substitute bill, by inserting after the word "board" the following: "but not exceeding the amount collected by said board."

On motion of Senator Nichols, the bill was amended in section 14 by adding to the end thereof the following: "nor the word 'doctor' or any abbreviation thereof except in connection with the particular system of practice engaged in by him."

On motion of Senator Fairchild, the bill was amended by striking section 18.

On motion of Senator Fairshild, the Senate resolved itself into a committee of the whole to consider substitute Senate bill No. 42.

The bill was considered in the committee of the whole, Senator Faulkner in the chair, and reported back to the Senate with the recommendation that it do pass as amended on the floor of the Senate.

On motion of Senator Faulkner, the report of the committee was adopted. At 12:25 p. m., on motion of Senator Palmer, the Senate took a recess until 1:30 o'clock this afternoon.

AFTERNOON SESSION.

The Senate was called to order at 1:30 p.m. by President Hart.

The Senate resumed consideration of substitute Senate bill No. 42.

Senator Ghent was granted unanimous consent to again speak on the bill. The secretary called the roll on the final passage of substitute Senate

bill No. 42, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Brand, Brown, Burton, Chase, Cornwell, Cox, Davis (Walter S.), Fairchild, Hall, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Landon, Metcalf, Phipps, Smith (A. A.), Steiner, Weils, Wray—22.

Those voting nay were: Senators Barnes, Boner, Faulkner, Ferryman, Ghent, Kuykendall, McMillan, Morthland, Myers, Nichols, Palmer—11.

Those absent or not voting were: Senators Carlyon, Cleary, Davis (Lincoln), French, Groff, Hutchinson, Smith (J. H.), Stevenson, Taylor—9.

On motion of Senator Phipps, the title of the bill was amended by striking the words "and declaring an emergency."

There being no objection, the title of the bill, as amended, was ordered to stand as the title of the act.

Sonator Fairchild moved to suspend the rules and order substitute Senate bill No. 42 transmitted to the House immediately.

The motion was lost.

Senate joint memorial No. 14.

The secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., February 14, 1917.

MR. PRESIDENT:

We, your Committee on Memorials, to whom was referred Senate joint memorial No. 14, "Relating to changing the name of Mt. Rainier," have had the same under consideration, and we respectfully report the same hack to the Senate with the recommendation that it do pass with the following amondments:

Strike all of page 1 after line 13 to and including line 19 of page 2.

In line 22, page 2, after the word "appropriate" strike all words to and including the word "aboriginal." E. Ben Johnson, Chairman.

We concur in this report: Walter S. Davis, W. W. Brand.

On motion of Senator Johnson, the report of the committee was adopted. The memorial was read the third time.

Senator Nichols moved to amend the memorial by adding thereto the words "which shall be some other name than Rainier or Tacoma or other name of similar sound."

Senator Brown moved to lay the offered amendment on the table.

A roll call was demanded on the motion by Senator Brown, seconded by Senators Jones, Taylor, Landon, Brown, Nichols, Cox and Steiner.

The secretary called the roll, and the motion failed to carry by the following vote:

Those voting aye were: Senators Brown, Burton, McMillan, Nichols, Steiner, Taylor-6.

Those voting may were: Senators Barnes, Boner, Brand, Chase, Cleary, Cornwell, Cox, Davis (Walter S), Fairchild, Faulkner, Ferryman, Ghent, Groff, Hall, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, Metcalf, Morthland, Myers, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Wells, Wray—32.

Those absent or not voting were: Senators Carlyon, Davis (Lincoln), French, Stevenson-4.

Senator Palmer moved as a substitute to the motion by Senator Nichols by striking the words "substitute for the name Rainier" and insert the words "fix the."

Senator Jones stated that Senator Steiner was not speaking to matters germane to the subject matter of the memorial or amendments and that he was out of order.

The chair ruled the point not well taken.

The previous question was moved by Senator Faulkner, seconded by Senators Boner and Chase.

The motion carried.

The substitute amendment offered by Senator Palmer failed to carry. The motion by Senator Nichols was lost.

The secretary called the roll on the final passage of Senate joint memorial No. 14, by Senator Jones, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, French, Groff, Hall, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Metcalf, Morthland, Myers, Phipps, Smith (A. A.), Smith (Joseph H.)—27.

Those voting nay were: Senators Brown, Burton, Ghent, Landon, Mc-Millan, Nichols, Palmer, Steiner, Taylor, Wray-10.

Those absent or not voting were: Senators Carlyon, Davis (Lincoln), Ferryman, Stevenson, Wells—5.

Senate bill No. 16. The secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., February 6, 1917.

MR. PRESIDENT:

We, your Committee on Elections and Privileges, to whom was referred Senate bill No. 16, entitled "An act fixing the terms of county and precinct officers and prescribing the times of holding elections therefor," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass with the following amendment:

Strike all of section 2 after the word "specified," in line 4 of the printed bill, the same being line 14 of the original bill."

A. A. SMITH, Chairman.

We concur in this report: E. Ben Johnson, Oliver Hall.

On motion of Senator Smith (A. A.), the report of the committee was adopted.

Senate bill No. 16, by Senator Davis (W. S.), was read third time.

Senator Smith (A. A.) moved to amend the bill by inserting after the word "officer" in section 1, line 6 of the original bill, the word "except county commissioners" and a comma.

. The motion failed to carry.

Senator Hutchinson moved to amend the bill in section 2, line 11 of the original bill by striking the figures "1918" and substituting in lieu thereof the figures "1920."

The motion was lost.

The secretary called the roll on the final passage of Senate bill No. 16, as amended, and it failed to pass by the following vote:

Those voting aye were: Senators Burton, Cox, Davis (Walter S.), Fairchild, Faulkner, Groff, Hall, Johnson, Jones, Karshner, Kuykendall, Landon, Metcalf, Morthland, Myers, Nichols, Phipps, Smith (A. A.), Smith (Joseph H.), Wells, Wray—21.

Those voting nay were: Senators Barnes, Boner, Brand, Brown, Chase, Cornwell, Ferryman, French, Hutchinson, Judd, Kleeb, McMillan, Palmer and Taylor—14.

Those absent or not voting were: Senator Carlyon, Cleary, Davis (Lincoln), Ghent, Iverson, Steiner and Stevenson—7.

Senate bill No. 29. The secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., February 6, 1917.

MR. PRESIDENT:

We, your Committee on Judiclary, to whom was referred Senate bill No. 29, entitled "An act relating to the exercise of the right of eminent domain by cities and towns, and repealing all acts and parts of acts in conflict therewith," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass with the following amendments:

In section 3, line 8 of the printed bill, the same being page 1, line 26 of the original bill, strike the word "five" and insert in lieu thereof the word "ten."

In section 3, line 10 of the printed bill, the same being page 1, line 28 of the original bill, strike the word "daily."

In section 3, line 17 of the printed bill, the same being page 2, line 9 of the original bill, strike the remainder of the section beginning with the words, "The provisions" and insert in lieu thereof the following: "Before the passage of any ordinance authorizing any such improvement, the city clerk shall submit and file with the city council proof of posting and publication of notice as herein required, under oath, and the passage of such ordinance shall be conclusive evidence of full compliance with the provisions hereof."

In section 5, line 15 of the printed bill, the same being page 4, line 2 of the original bill, after the word "roadways" insert the words "or walks," and after the word "culverts" insert the word "subways."

In section 8, line 4 of the printed bill, the same being page 5, line 6 of the original bill, after the word "unknown" insert the words "or cannot be found within the state,".

In section 20, line 1 of the printed bill, the same being page 10, line 22 of the original bill, strike the word "six" and insert in lieu thereof the word "four."

In section 22, line 1 of the printed bill, the same being page 11, line 16 of the original bill, strike the word "judge."

In section 32, line 13 of the printed bill, the same being page 18, line 15 of the original bill, strike the words "and file with the clerk of the superior court."

In section 32, line 14 of the printed bill, the same being page 18, line 16 of the original bill, strike the word "five" and insert in lieu thereof the word "two."

In section 32, line 14 of the printed bill, the same being page 18, line 17 of the original bill, after the word "roll" insert the words "and file said objections with the clerk of the superior court at or before said hearing."

In section 32, line 35 of the printed bill, the same being page 19, lines 16 and 17 of the original bill, strike the words "and file with the clerk of the superior court."

In section 32, line 35 of the printed bill, the same being page 19, line 17 of the original bill, strike the word "five" and insert in lieu thereof the word "two."

In section 32, line 36 of the printed bill, the same being page 19, line 18 of the original bill, after the word "roll" insert the words "and file said objections with the clerk of the superior court at or before said hearing."

In section 35, line 2 of the printed bill, the same being page 20, lines 20 and 21 of the original bill, strike the words "and file with the clerk of the court."

In section 35, line 3 of the printed bill, the same being page 20, line 21 of the original bill, strike the word "five" and insert in lieu thereof the word "two."

In section 35, line 3 of the printed bill, the same being page 20, line 22 of the original bill, after the word "roll" insert the words "and file said objections with the clerk of the court at or before said hearing."

In section 43, line 1 of the printed bill, the same being page 24, line 24 of the original bill, strike the word "shall" and insert in lieu thereof the word "may."

In section 43, page 24, line 25 of the original bill, add the letter "s" to the second word "ordinance." In section 43, line 1 of the printed bill, strike the brackets surrounding the letter "s" in the word "ordinances"

In section 43, line 2 of the printed bill, the same being page 24, line 25 of the original bill, after the word "necessary" insert the words "or convenient."

In section 45, line 3 of the printed bill, the same being page 25, line 9 of the original bill, after the word "clerk" insert the following: "or other similar officer; "Board of public works" shall, when necessary, be construed to include street committee of the city council or city engineer; "owner" shall be construed to mean the holder of the fee simple title of record in the office of the county auditor, and not the holder of an unrecorded deed or other instrument of title, nor the holder of a cortificate of purchase under any species of foreclosure sale;"

Add a new section as follows:

Section 48. Whenever an assessment upon any land has been levied and confirmed as herein provided, and the owner or owners thereof desire to cause such land to be platted, replatted, or subdivided into smaller lots, blocks, tracts or parcels of land, such assessment may be apportioned as follows: Upon the approval of a plat of such land by the city council and due recording thereof in the office of the county auditor, such owner or owners may file in the cause wherein such assessment was made, a verified petition setting forth the amount of such assessment, a description of the land upon which same was made, and the approval and filing of such plat, and praying that said assessment be apportioned among the lots, blocks, tracts or parcels of land shown upon such plat. The court shall thereupon enter an order referring said potition to the board of eminent domain commissioners, who shall cause said assessment to be apportioned to the said several lots, blocks, tracts or parcels of land as shown on said plat, and cause a copy of said apportionment to be filed in said cause, and if the same be approved by said court, a duly certified copy thereof shall be filed with the city treasurer, and thereafter such apportioned assessments shall have the same force and offect and be collected in the same manner as if the same had been originally made and confirmed as herein provided: Provided, however, That such apportionment shall not be made whenever and so long as any part of the original assessment is delinquent: And provided further, That no such apportionment shall be made by said commissioner until and unless said owner or owners shall have paid in cash into the city treasury the additional cost and expense of collecting such apportioned assessments, and the cost and expense of making thereof.

In section 48, lines 1 and 2 of the printed bill, the same being page 26, lines 8 and 9 of the original bill, strike everything down to and including the word "herewith"

and insert in lieu thereof the words "Sec. 49."

In section 48, line 2 of the printed bill, the same being page 26, line 11 of the original bill, strike the words "Remington's 1915 Code" and insert in lieu thereof the words "Remington & Ballinger's Annotated Codes and Statutes of Washington."

In section 48, line 5 of the printed bill, the same being page 26, line 14 of the original bill, strike the words "Remington's 1915 Code" and insert in lieu thereof the words "Remington & Ballinger's Annotated Codes and Statutes of Washington."

In section 48, line 9 of the printed bill, the same being page 26, lines 21 and 22 of the original bill, strike the numerals "7814, 7814a, 7814b, 7814c, 7814d, 7814e, 7814f, 7814g, 7814h, 7814i, 7814j" and insert in lieu thereof the words "chapter 154 of the 1915 Laws of Washington."

We concur in this report: Joseph H. Smith, G. E. Steiner, E. B. Palmer, F. A. Chase, Harve H. Phipps, E. V. Kuykendall, James Burton, E. Ben Johnson, William Wray.

On motion of Senator Boner, the report of the committee was adopted.

Senate bill No. 29, by Senator Wray, was read third time.

On motion of Senator Wray, the bill was amended by adding a new section to be known as section 49, as follows:

Sec. 49. All acts and parts of acts enumerated in the following schedules and all acts and parts of acts in conflict with the provisions hereof are hereby repealed:

Schedule of sections of Remington & Ballinger's Annotated Codes and Statutes of Washington repealed: Sections 7767, 7769, 7771, 7772, 7773, 7774, 7775, 7776, 7777, 7778, 7779, 7780, 7781, 7782, 7783, 7784, 7785, 7786, 7787, 7788, 7791, 7792, 7793, 7794, 7795, 7796, 7800, 7803, 7804, 7805, 7806, 7807, 7808, 7809, 7810, 7811, 7812, 7813, 7817, 7818, 7819, 7820, 7821.

Schedule of acts repealed: Chapter 11, Session Laws of 1913; chapter 154, Ses-

sion Laws of 1915.

The secretary called the roll on the final passage of Senate bill No. 29, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Chase, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Hall, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Metcalf, Palmer, Smith (A. A.), Smith (Joseph H.), Wells, Wray—25.

Those absent or not voting were: Senators Carlyon, Cleary, Cornwell, Cox, Davis (Lincoln), Ghent, Groff, Hutchinson, Landon, McMillan, Morthland, Myers, Nichols, Phipps, Steiner, Stevenson and Taylor—17.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate bill No. 125. The secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., February 10, 1917.

MR. PRESIDENT:

We, your Committee on Judiciary, to whom was referred Senate bill No. 125, entitled "An act relating to liens upon chattels, and amending sections 1154, 1155, 1156, 1157 of Remington & Ballinger's Annotated Codes and Statutes of Washington, and adding a new section to be known as section 1157 a of Remington & Ballinger's Annotated Codes and Statutes of Washington," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass with the following amendments:

In section 1, line 5 of the printed bill, the same being page 1, line 14 of the original bill, after the word "thereof" strike the period (.), insert in lieu thereof a colon (:) and add the following: "Provided, however, That no such lien shall continue, after the delivery of such chattel to its owner, as against the rights of third persons who, prior to the filing of the lien notice as hereinafter provided for, may have acquired the title to such chattel in good faith, for value and without actual notice of the lien."

In section 2, line 2 of the printed bill, the same being page 1, line 18 of the original bill, strike the word "thirty" and insert in lieu thereof the word "sixty."

We concur in this report: Joseph H. Smith, Harve H. Phipps, E. V. Kuykendall, Dan Landon, G. E. Steiner, D. V. Merthland, James Burton, Wm. Wray.

Sonator Bonor moved the adoption of the committee report.

Senator Faulkner moved as a substitute for the amendment recommended by the Judiciary Committee the following:

Provided, however, That no such lien shall continue after the delivery of such chattel to its owner as against the rights of third persons who prior to the filing of the lien notice as hereinafter provided for, may have acquired an interest in or the title to such chattel in good faith, for value and without actual notice of the lien.

The substitute motion failed to carry.

The motion by Senator Boner carried.

Senate bill No. 125, by Senator Smith (J. H.), was read third time.

On motion of Senator Smith (J. H.), the bill was amended by striking lines 7 and 8 of section 5 of the original bill.

The secretary called the roll on the final passage of Senate bill No. 125, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Ferryman, Ghent, Hall, Hutchinson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, Metcalf, Morthland, Myers, Nichols, Palmer, Phipps, Smith (Joseph H.), Steiner, Taylor, Wells, Wray—33.

Those voting nay were: Senators Faulkner, Iverson, Johnson-3.

Senators Davis (Lincoln), French, Those absent or not voting were: Groff, McMillan, Smith (A. A.) and Stevenson-6.

There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Phipps, the rules were suspended, and substitute Senate bill No. 42 was considered engrossed and ordered transmitted to the House immediately.

Senate bill No. 114.

The secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., February 7, 1917.

MR. PRESIDENT:

We, your Committee on Game, to whom was referred Senate bill No. 114, entitled "An act relating to game and other wild birds, game and other wild animals, and game fish; establishing a state game farm; authorizing the acquisition of a site therefor, and the erection of buildings and structures thereon, regulating the management thereof; authorizing the purchase of game birds and other wild birds, game animals and other wild animals, and game fish, for propagation purposes and for sale and distribution; and authorizing the transfer of convicts from the Washington state penitentiary thereto; and making an appropriation," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass with the following amendments:

In section 4, lines 4 and 5 of the printed bill, being section 4, lines 29 and 30 of the original bill, strike the words and figures "two thousand dollars (\$2,000.00)" and insert in lieu thereof the words and figures "one thousand eight hundred dollars

(\$1,800.00)." In section 4, line 6 of the printed bill, being section 4, lines 1 and 2 of the original bill, strike the words "twelve hundred dollars (\$1,200.00)" and insert in lieu thereof the words "seven hundred fifty dollars (\$750.00)."

In section 7, line 5 of the printed bill, being section 7, line 5 of the original bill, strike the word "of" and insert in lieu thereof the words "as to," and also in same line, strike the words "for receiving" and insert in lieu thereof the word "to." CHAS. E. MYERS, Chairman.

We concur in this report: Harve H. Phipps, E. V. Kuykendall, D. H. Cox.

On motion of Senator Myers, the report of the committee was adopted. On motion of Senator French, the Senate resolved itself into a committee of the whole to consider Senate bills Nos. 114, 238, 239, 240 and 241.

The bills were considered in the committee of the whole, Senator Kuykendall in the chair, and reported back to the Senate with the following recommendations:

Senate bill No. 114 do pass, with the following amendment:

In section 7, line 10 of the original bill, after the word "products" insert the words "not desired by any of the counties of the state."

That Senate bills Nos. 238, 239 and 240 do pass.

That Senate bill No. 241 do pass, with the following amendment:

Add to the end of section 1 the following: "Said treasury to be reimbursed from the recovery or said sum from the bonding company when judgment is obtained therefor."

On motion of Senator Kuykendall, the report of the committee was adopted.

On motion of Senator Smith (A. A.), the reading of Senate bill No. 114 had in committee of the whole was considered the third reading and the bill placed on final passage.

The secretary called the roll on the final passage of Senate bill No. 114, by Senator Myers, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, French, Groff, Hall, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kuykendall, McMillan, Metcalf, Morthland, Myers, Nichols, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wells—30.

Those voting nay were: Senators Brown, Faulkner, Ferryman, Landon -4.

Those absent or not voting were: Senators Brand, Davis (Lincoln), Ghent, Kleeb, Palmer, Phipps, Stevenson and Wray—8.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senator Palmer moved that when the Senate adjourns that it adjourn until 11:30 o'clock tomorrow morning.

The motion carried.

 Senator Nichols moved that the reading had of Senate bills Nos. 238, 239, 240 and 241 be considered the third reading and that the bills be placed on final passage.

The motion carried.

The secretary called the roll on the final passage of Senate bill No. 238, by the Roads and Bridges Committee, entitled "An act appropriating the sum of three million nine hundred forty-two thousand eighteen dollars (\$3,-942,018.00) from the permanent highway fund to complete contracts and construction work now in force on permanent highways, for the purpose of making payments on new contracts on permanent highways, and for the maintenance of permanent highways, and declaring that this act shall take effect immediately," and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brown, Burton, Carlyon, Chase, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Groff, Hall, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kuykendall, Landon, McMillan, Metcalf, Morthland, Nichols, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wells, Wray—35.

Those absent or not voting were: Senators Brand, Cleary, Davis (Lincoln), Ghent, Kleeb, Myers, Stevenson—7.

There being no objection, the title of the bill was ordered to stand as the title of the act.

The secretary called the roll on the final passage of Senate bill No. 239, by Committee on Roads and Bridges, entitled "An act re-appropriating one million fifty thousand one hundred eighty dollars and eighteen cents (\$1,-050,180.18) from the permanent highway fund to complete contracts now in force on permanent highways and for new contruction and maintenance of permanent highways, and declaring an emergency," and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brown, Burton, Carlyon, Chase, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Groff, Hall, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kuykendall, Landon, McMillan, Metcalf, Morthland, Myers, Nichols, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wells, Wray—35.

Those absent or not voting were: Senators Brand, Cleary, Davis (Lincoln, Ghent, Kleeb, Palmer, Stevenson—7.

There being no objection, the title of the bill was ordered to stand as the title of the act.

The secretary called the roll on the final passage of Senate bill No. 240, by Committee on Appropriations, entitled "An act appropriating the sum of ten thousand dollars (\$10,000) or so much thereof as may be necessary for the expenses of the fifteenth legislature," and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Burton, Carlyon, Chase, Cornwell, Cox, Fairchild, French, Groff, Hall, Iverson, Jones, Judd, Kuykendall, Landon, Metcalf, Morthland, Myers, Nichols, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wells, Wray—28.

Those voting nay were: Senators Brown, Davis (W. S.), Faulkner, Ferryman, Hutchinson, Johnson, Karshner, McMillan—8.

Those absent or not voting were: Senators Brand, Cleary, Davis (Lincoln), Ghent, Kleeb, Stevenson—6.

When the name of Senator Nichols was called, he made the following statement:

"In voting for Senate bill No. 240, I do so knowing that this money is necessary to complete the legislative work. I believe that if the proper care were used this appropriation would not be used. I hope the next legislature will take steps not to expend out money."

When the name of Senator Davis (W. S.) was called he made the following statement:

"I vote 'no' on Senate bill No. 240, believing that our legislative sessions should be conducted more economically."

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senator Johnson moved that Senate bill No. 241 be re-referred to the Appropriations Committee with instructions to secure a written opinion from the Attorney General on the status of the subject-matter of the bill.

The motion was lost.

The secretary called the roll on the final passage of Senate bill No. 241, by Committee on Appropriations, entitled "An act appropriating the sum of four thousand five hundred eighty-four and ninety-eight one-hundredths dollars (\$4,584.98) for the payment of outstanding claims incurred in the construction of the school and administration building for the State School for the Blind, and for the completion of said building, and declaring an emergency," and it passed the Senate by the following vote:

Those voting aye were: Senators Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Faulkner, Ferryman, French, Ghent, Groff, Hall, Iverson, Jones, Judd, Kuykendall, Landon, McMillan, Metcalf, Morthland, Myers, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wray—30.

Those voting nay were: Senators Boner, Fairchild, Hutchinson, Johnson, Karshner, Nichols and Wells—7.

Those absent or not voting were: Senators Barnes, Brand, Davis (Lincoln), Kleeb, Stevenson—5.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate bill No. 194, by Senator Hall, entitled "An act relating to and authorizing the ratification and validation of certain claims, contracts and obligations on the part of cities of the third class contracted, allowed or otherwise incurred by the city council thereof, and invalid or void because contracted, allowed or otherwise incurred in violation of the provisions of section 7702 or section 7694 of Remington & Ballinger's Annotated Codes and Statutes of Washington," was read third time.

The secretary called the roll on the final passage of Senate bill No. 194,

and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Ghent, Groff, Hall, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kuykendall, Landon, McMillan, Metcalf, Morthland, Myers, Nichols, Palmer, Phipps, Smith (A. A.), Steiner, Taylor, Wells, Wray—37.

Those obsent or not voting were: Senators Carlyon, Davis (Lincoln),

Kleeb, Smith (J. H.), and Stevenson-5.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate bill No. 227, by Committee on Roads and Bridges, entitled "An act relating to public highways, providing for the construction and maintenance of uniform signboards or guide posts thereon, prohibiting the defacing, destruction or counterfeiting of same, and providing penalties for the violation of this act," was read third time.

The secretary called the roll on the final passage of Senate bill No. 227, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, Ghent, Groff, Hall, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kuykendall, McMillan, Metcalf, Morthland, Myers, Nichols, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wells, Wray—37.

Those absent or not voting were: Senators Davis (Lincoln), French,

Kleeb, Landon and Stevenson—5.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate bill No. 230, by Committee on Roads and Bridges, entitled "An act relating to contractors and bonds upon public work and amending section 1159 of Remington & Ballinger's Annotated Codes and Statutes of Washington," was read third time.

On motion of Senator Nichols, the bill was amended in section 1, line 28, of the original bill, by inserting after the word "merchandise" the following:

"to any sub-contractor."

Senator Johnson moved to amend the bill by striking the words "equipment, tools," wherever they appeared in the bill.

The motion failed to carry.

The secretary called the roll on the final passage of Senate bill No. 230, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Ghent, Groff, Hall, Hutchinson, Johnson, Judd, Kuy-

kendall, Landon, McMillan, Metcalf, Morthland, Myers, Nichols, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor—34.

Voting nay: Senatory Wray-1.

Those absent or not voting were: Senators Davis (Lincoln), Iverson, Jones, Karshner, Kleeb, Stevenson and Wells-7.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senator Taylor moved that the rules be suspended and that he be given permission to move the reconsideration of the vote by which Senate bill No. 230 passed.

The motion failed to carry.

Scnator Hutchinson gave notice that at the proper time he would move to reconsider the vote by which Senate bill No. 16 failed to pass.

Scnate bill No. 257, by Joint Sub-Committee of the Appropriation Committees, entitled "An act relating to the care, custody, control, maintenance, repair and improvement of the state institutions, buildings and grounds, abolishing the board of managers of the Washington State Reformatory and the state building commission, and amending section 8933 and repealing sections 8578 and 8579 of Romington & Ballinger's Annotated Codes and Statutes of Washington," was read third time.

On motion of Senator Nichols, the bill was amended in section 1, lines 12 and 13, by striking the words "the Washington State Reformatory," and by striking sections 2 and 4, and renumbering section 3, section 2.

The secretary called the roll on the final passage of Senate bill No. 257, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, French, Groff, Hall, Iverson, Karshner, Kuykendall, Landon, Metcalf, Morthland, Myers, Nichols, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wells, Wray—28.

Those voting nay were: Senators Boner, Brand, Faulkner, Ferryman, Ghent, Hutchinson, Jones, Judd, McMillan-9.

Those absent or not voting were: Senators Brown, Davis (Lincoln), Johnson, Kleeb and Stevenson—5.

On motion of Senator Nichols, the title of the bill was amended by striking the words "the board of managers of the Washington State Reformatory and," and the words "and repealing sections 8578 and 8579" and inserting the word "and" before the word "abolishing."

There being no objection, the title of the bill, as amended, was ordered to stand as the title of the act.

On motion of Senator Fairchild, the rules were suspended and the Senato returned to the order of business.

The secretary read:

MESSAGE TO THE SENATE.

MR. PRESIDENT:

House of Representatives, Olympia, Wash., February 19, 1917.

The House has adopted House concurrent resolution No. 34, "Relating to the receiving the members of Field Company A, Signal Corps, and Troop B, National Guard of Washington;"

Also, the House has passed engrossed House bill No. 117, entitled "An act relating to the compensation and to the medical, surgical and hospital care of injured workmen,

creating a medical aid fund by enforced contributions thereto by employers and work men, providing for the distribution thereof for the expense of such care, making an appropriation out of such fund, providing penaltizs for the violation of this act, amend ing sections 6601 5, 6601 8, 6601 13 and 6601 18 of Remington & Ballinger's Codes and Statutes of Washington, and amending section 6601 of Romington & Ballinger's Codes and Statutes of Washington by adding thereto new sections, numbered 6601 33, 6601 34, 6604-35, 6604-36, 6604-37, 6604-38, 6604-39, 6604-40, 6604-41, 6604-42, 6604-43, 6604-44, 6604-45 and 6604-46, and declaring that this act is necessary for the immediate presentation of the public health and safety, and support of the existing public institutions of the state, and shall take effect immediately."

And the same are herewith transmitted. C. R. MAYBURY, Chief Clerk.

The secretary read House concurrent resolution No. 34. On motion of Senator Groff, the resolution was adopted.

INTRODUCTION OF BILLS.

Engrossed House bill No. 117, by Messrs. Reed (M. E.) and McCoy, entitled "An act relating to the compensation and to the medical, surgical and hospital care of injured workmen, creating a medical aid fund by enforced contributions thereto by employers and workmen, providing for the distribution thereof for the expense of such care, making an appropriation out of such fund, providing penalties for the violation of this act, amending sections 6604 5, 6604 8, 6604 13 and 6604 18 of Remington & Ballinger's Codes and Statutes of Washington, and amending section 6604 of Remington & Ballinger's Codes and Statutes of Washington by adding thereto new sections numbered 6604-33, 6604-34, 6604-35, 6604-36, 6604-37, 6604-38, 6604-39, 6604-40, 6604-41, 6604-42, 6604-43, 6604-44, 6604-45 and 6604-46, and declaring that this act is necessary for the immediate preservation of the public health and safety, and support of the existing public institutions of the state, and shall take effect immediately."

The bill was read the first time, and on motion of Senator Chase, the rules were suspended, the bill was read the second time by title, and referred to the Committee on Industrial Insurance.

On motion of Senator Wray, the rules were suspended, and Senate bills Nos. 29 and 125 were considered engrossed, and ordered transmitted to the House immediately.

At 6:30 p. m., on motion of Senator Palmer, the Senate adjourned until 11:30 o'clock tomorrow morning.

Louis F. Harr, President of the Senate.

FRANK M. DALLAM, JR., Secretary of the Senate.

FORTY-FOURTH DAY.

MORNING SESSION.

SENATE CHAMBER.

OLYMPIA, WASH., Tuesday, February 20, 1917.

The Senate was called to order at 11:30 a.m., by President Hart, pursuant to adjournment.

Rev. N. M. Temple offered prayer.

The secretary called the roll, all members being present, except Senators Davis (Lincoln) and Stevenson, both excused.

On motion of Senator Wray, the reading of yesterday's journal was dispensed with, and it was approved.

The secretary read a communication from the New York legislature relative to the migration of birds.

On motion of Senator Myers, the communication was referred to the Committee on Game.

REPORTS OF STANDING COMMITTEES.

The Committee on Military recommended that Senate bill No. 99 do pass, with certain amendments.

The report of the committee, together with the bill, was placed on general file.

A majority of the Committee on Public Revenue and Taxation recommended that Senate bill No. 88 do pass, with certain amendments.

A minority of the committee recommended that the bill do not pass.

The reports of the committee, together with the bill, were placed on general file.

The Committee on Public Revenue and Taxation recommended that Senate bill No. 118 do pass, with certain amendments.

The report of the committee, together with the bill, was placed on general file.

The Committee on Cities of the First Class recommended that Senate bill No. 171 do pass, with certain amendments.

The report of the committee, together with the bill, was placed on general file.

The Committee on Rural Credits and Agricultural Co-operative Development recommended that Senate bill No. 223 do pass, with certain amond ments.

The report of the committee, together with the bill, was placed on general file.

On motion of Senator Metcalf, the document accompanying Senate bill No. 223 was ordered mimeographed.

A majority of the Committee on Medicine, Dentistry, Surgery and Hygiene recommended that Senate bill No. 207 be indefinitely postponed.

A minority of the committee recommended that the bill do pass.

Senator Ghent moved the adoption of the majority report.

Senator Hutchinson moved as a substitute that the reports, together with the bill, be placed on general file.

Senator Ghent withdrew his motion.

The substitute motion carried.

SENATE CHAMBER, OLYMPIA, WASH., February 20, 1917.

MR. PRESIDENT:

We, your Committee on Rules and Joint Rules, to whom was referred Senate bill No. 127, by Joint Committee on Irrigation and Arid Lands, "Relating to the use of water in the State of Washington," have had the same under consideration, and we reopportfully report the same back to the Senate with the recommendation that it be re-referred to the Committee on Appropriations.

LOUIS F. HART, Chairman.

We concur in this report: P. H. Carlyon, Harve H. Phipps, O. T. Cornwell, E. L.

French, Jesse S. Jones, Oliver Hall.

On motion of Senator Taylor, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., February 20, 1917.

MR. PRESIDENT:

We, your Committee on Rules and Joint Rules, to whom was referred Senate bill No. 179, by Senator Metcalf, "Relating to forest and logged-off lands sold for taxes," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it be re-referred to the Committee on Appropriations.

Louis F. Hart, Chairman.

We concur in this report: P. H. Carlyon, O. T. Cornwell, Harve H. Phipps, E. L. French, Jesse S. Jones, Oliver Hall.

On motion of Senator Taylor, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., February 20, 1917.

MR. PRESIDENT:

We, your Committee on Rural Credits and Agricultural Development, to whom was referred Senate bill No. 210, entitled "An act relating to the duties of the commissioner of statistics," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

RALPH METCALF, Chairman.

We concur in this report: J. W. Faulkner, J. H. Ferryman, Ed Brown, C. R. McMillan, Jas. Burton.

On motion of Scnator Metcalf, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., February 20, 1917.

MR. PRESIDENT:

We, your Committee on Rural Credits and Agricultural Development, to whom was referred Senate bill No. 298, entitled "An act relating to the investment of the funds of guardians, executors, administrators, trustees, banks, savings and lean associations, trust companies and insurance companies in farm lean bends, and the depositing of securities by state, county or city depositaries," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

Raph Metcalf, Chairman.

We concur in this report: J. W. Faulkner, E. Ben Johnson, C. R. McMillan, J. H. Ferryman.

On motion of Senator Metcalf, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., February 20, 1917.

Mr. President:

We, your Committee on Rural Credits and Agricultural Development, to whom was referred Senate bill No. 250, entitled "An act relating to the organization, management and operation of farm mortgage loan companies, providing for the establishment of a central farm mortgage debenture company, and authorizing the issuance, cale and re

demption of debentures secured by farm mortgages deposited with the State Treas urer," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

RALPH METCALF, Chairman.

We concur in this report: J. W. Faulkner, J. H. Ferryman, E. Ben Johnson, C. R. McMillan.

On motion of Sonator Metcalf, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., February 17, 1917.

MR. PRESIDENT:

We, your Committee on Rural Credits and Agricultural Development, to whom was referred Senate bill No. 185, entitled "An act providing for the organization, management, and administration of co-operative credit associations, creating the office of director thereof, prescribing his powers and duties, and making an appropriation," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that substitute Senate bill No. 185 be substituted in lieu thereof and that it do pass.

RALPH METCALF, Chairman.

We concur in this report: E. Ben Johnson, Jas. Burton, J. W. Faulkner, Ed Brown, C. R. McMillan, J. H. Ferryman.

On motion of Senator Metcalf, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., February 20, 1917.

MR. PRESIDENT:

We, your Committee on Appropriations, to whom was referred House bill No. 124, entitled "An act making appropriations for state aid of tuberculosis hospitals for the biennium ending April 30th, and providing when this act shall take effect," have had the same under consideration, and we respectfully report the same back to the Sonato with the recommendation that it do pass.

E. L. French, Chairman.

We concur in this report: Guy B. Groff, W. M. Karshner, E. J. Cleary, Joseph H. Smith, D. H. Cox, Oliver Hall.

On motion of Senator French, the report of the committee was adopted.

SENATE CHAMBER,

MR. PRESIDENT:

OLYMPIA, WASH., February 20, 1917.

We, your Committee on Dairy and Live Stock, to whom was referred engrossed House bill No. 97, entitled "An act relating to the development of industries, promoting the general welfare by providing for and encouraging county exhibitions of the products of agriculture, arts and manufactures, the acquisition of property by counties for such purpose and the maintenance of county fairs," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

ED Brown, Chairman.

We concur in this report: W. V. Wells, A. A. Smith, W. W. Brand, W. M.

Karshner.

On motion of Senator Brown, the report of the committee was adopted.

SENATE CHAMBER,

MR. PRESIDENT:

OLYMPIA, WASH., February 20, 1917.

We, your Committee on Military Affairs, to whom was referred engrossed House bill No. 5, entitled "An act to establish a course in military training and instruction without arms and a course in first aid and domestic hygiene in high schools of the State of Washington, and providing for the maintenance thereof," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

Guy B. Groff, Chairman.

On motion of Senator Groff, the report of the committee was adopted.

SENATE CHAMBER,

MR. PRESIDENT:

OLYMPIA, WASH., February 20, 1917.

We, your Committee on Military Affairs, to whom was referred engrossed House bill No. 91, entitled "An act relating to the burial of soldiers, sailors and marines, and their families by counties and amending section 8929 of Remington & Ballinger's

Annotated Codes and Statutes of Washington," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

Guy B. Groff, Chairman.

We concur in this report: Ralph Metcalf, E. E. Boner, D. H. Cox.

On motion of Senator Groff, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., February 20, 1917.

Mr. PRESIDENT:

We, your Committee on Military Affairs, to whom was referred Senate bill No. 167, entitled "An act to provide for the issuance of licenses to honorably discharged soldiers, sailors and marines of the military and naval service of the United States, in the late war of the robellion, the Spanish American war and the Philippine insurrection, who desire to earry on the business of peddler, and amending sections 8927 and 8928 of Remington & Ballinger's Annotated Codes and Statutes of Washington," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

Guy B. Groff, Chairman.

We concur in this report: Ralph Metcalf, E. E. Boner, D. H. Cox.

On motion of Schator Groff, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., February 19, 1917.

Mr. President:

Your Committee on Engrossed Bills, to whom was referred engrossed Senate bill No. 103, entitled "An act providing for the establishment and regulating the operation of teachers' retirement funds in school districts of the first class, defining the powers and duties of certain officers in relation therete, and providing for appeals from the decisions of the trustees of such fund;"

Also, engrossed Senate bill No. 147, entitled "An act providing for the leasing of harbor areas on fresh navigable waters situate within the territorial limits of port districts, and repealing all conflicting statutes, and declaring that this act shall take effect immediately;"

Also, engrossed Senate bill No. 190, entitled "An act relating to the practice of law, and prohibiting corporations and voluntary associations from engaging therein and from performing other acts relating thereto, and providing a penalty;"

Also, engrossed Senate bill No. 152, entitled "An act relating to and regulating the operations of coal mining, providing for the inspection thereof and limiting the hours of labor therein; creating a state mine inspection department and prescribing the qualifications and duties of inspectors; prescribing the qualifications and duties of certain officials and employes in coal mines, fixing penalties for violation of this act and repealing all acts relating to coal mines and the inspector of mines in the State of Washington," have compared same with the original bills and find them cor rectly engrossed.

Respectfully submitted,

JAS. BURTON, Chairman.

We concur in this report: Walter S. Davis, E. Ben Johnson.

MESSAGES TO THE SENATE.

House of Representatives, Olympia, Wash., February 16, 1917.

MR. PRESIDENT:

The speaker has signed House bill No. 29, entitled "An act providing for a state nautical school and for the government and maintenance thereof;"

Also, House bill No. 105, entitled "An act relating to the attendance of high school pupils from non-high school districts and providing for the reimbursement of certain school districts for the cost of educating high school pupils from other school districts, orgating two classes of school districts for such purpose, providing for a fund and plan of taxation for such reimbursement, fixing requirements for admission to certain high schools, and giving boards of directors power to arrange and pay for transportation of pupils for the purposes of this act."

And the same are herewith transmitted. C. R. MAYBURY, Chief Clerk.

The president signed enrolled House bills Nos. 29 and 105.

House of Representatives, Olympia, Wash., February 19, 1917.

MR. PRESIDENT:

The House has passed engrossed House bill No. 150, entitled "An act relating to the practice of medicine, surgery and osteopathy, and amonding section 8397 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, engrossed House bill No. 71, entitled "An act requiring that a light be shown during the hours of darkness on all vehicles drawn or propelled by horses, mules, or other animal power on the public roads, highways, parks, parkways, streets, or avenues within the State of Washington, regulating the same and providing for a penalty for the violation thereof;"

Also, House bill No. 158, entitled "An act relating to the disposal of certain products, and permitting farmers, gardeners and manufacturers to sell same without ficense, and amending section 7055 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, House bill No. 180, entitled "An act relating to levies, taxes and funds of cities of the third class and amending section 1 of chapter 186 of the Laws of 1915;"

Also, House bill No. 166, entitled "An act providing for the leasing of the southeast quarter and the southwest quarter of section 36, township 18 north, range 10 west of the Willamette Meridian for public park and boulevard purposes, and reserving such lands and the timber thereon from sale or lease for other purposes;"

Also, House bill No. 195, entitled "An act relating to public highways, the disposition of automobile license fees; creating a county fund to be known as the permanent highway maintenance fund and providing the manner of expending the same;"

Also, House bill No. 202, entitled "An act appropriating the sum of forty thousand dollars (\$40,000.00) for the current expenses of the State College of Washington;"

Also, House bill No. 222, entitled "An act relating to the payment of premiums on surety bonds and amending section 6059-194 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, House bill No. 63, entitled "An act for the relief of H. S. Royce."

And the same are herewith transmitted.

C. R. MAYBURY, Chief Clerk.

INTRODUCTION OF BILLS.

Substitute Senate bill No. 185, by Committee on Rural Credits and Agricultural Development, entitled "An act providing for the organization, management and administration of co-operative credit associations, creating the office of director thereof, prescribing his powers and duties, and making an appropriation."

The bill was read the first time, and on motion of Senator Metcalf, the rules were suspended, the bill was read the second time by title, ordered printed and placed on general file.

Engrossed House bill No. 150, by Mr. Lease, entitled "An act relating to the practice of medicine, surgery and osteopathy, and amending section 8397 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Ghent, the rules were suspended, the bill was read the second time by title, and referred to the Committee on Medicine, Dentistry, Surgery and Hygiene.

Engrossed House bill No. 71, by Mr. Swale, entitled "An act requiring that a light be shown during the hours of darkness on all vehicles drawn or propelled by horses, mules, or other animal power on the public roads, highways, parks, parkways, streets, or avenues within the State of Washington, regulating the same and providing a penalty for the violation thereof."

The bill was read the first time, and on motion of Senator Nichols, the rules were suspended, the bill was read the second time by title, and referred to the Committee on Roads and Bridges.

House bill No. 158, by Mr. Kelly (A. A.), entitled "An act relating to the disposal of certain products, and permitting farmers, gardeners and manufacturers to sell same without license, and amending section 7055 of Remington and Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Iverson, the rules were suspended, the bill was read the second time by title, and referred to the Committee on Agriculture.

House bill No. 180, by Mr. Hart, entitled "An act relating to levies, taxes and funds of cities of the third class and amending section 1 of chapter 186 of the Laws of 1915."

The bill was read the first time, and on motion of Senator Carlyon, the rules were suspended, the bill was read the second time by title, and referred to the Committee on Municipal Corporations.

House bill No. 166, by Mr. Hodgdon, entitled "An act providing for the leasing of the southeast quarter and the southwest quarter of section thirty-six (36), township eighteen (18) north, range ten (10) west of the Willamette meridian, for public park and boulevard purposes, and reserving such lands and the timber thereon from sale or lease for other purposes."

The bill was read the first time, and on motion of Senator Wells, the rules were suspended, the bill was read the second time by title, and referred to the Committee on State, Granted, School and Tide Lands.

House bill No. 195, by Committee on Roads and Bridges, entitled "An act relating to public highways, the disposition of automobile license fees; creating a county fund to be known as the permanent highway maintenance fund, and providing the manner of expending the same."

The bill was read the first time, and on motion of Senator Nichols, the rules were suspended, the bill was read the second time by title, and referred to the Committee on Roads and Bridges.

House bill No. 202, by Committee on Appropriations, entitled "An act appropriating the sum of forty thousand dollars (\$40,000.00) for the current expenses of the State College of Washington."

The bill was read the first time, and on motion of Senator French, the rules were suspended, the bill was read the second time by title, and referred to the Committee on Appropriations.

House bill No. 222, by Committee on Judiciary, entitled "An act relating to the payment of premiums on surety bonds, and amending section 6059-194 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Boner, the rules were suspended, the bill was read the second time by title, and referred to the Committee on Judiciary.

House bill No. 63, by Mr. Bishop, entitled "An act for the relief of H. S. Royce."

The bill was read the first time, and on motion of Senator Smith (J. H.), the rules were suspended, the bill was read the second time by title, and referred to the Committee on Claims and Auditing.

On motion of Senator Boner, the rules were suspended and the Senate returned to the order of business.

REPORTS OF STANDING COMMITTEES.

The Committee on Judiciary recommended that House bill No. 142 do pass, with certain amendments.

The report of the committee, together with the bill, was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., February 20, 1917.

MR. PRESIDENT:

We, your Committee on Judiciary, to whom was referred House bill No. 118, entitled "An act relating to inheritance taxation and amending section 9183 of Remington & Ballinger's Code," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

E. E. BONER, Chairman.

We concur in this report: J. W. Faulkner, Ralph Metcalf, Joseph Smith, Guy B. Groff, William Wray, D. V. Morthland, Harve H. Phipps.

On motion of Senator Boner, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., February 20, 1917.

MR. PRESIDENT:

We, your Committee on Judiciary, to whom was referred House bill No. 191, entitled "An act relating to the adoption of children," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

E. E. Boner, Chairman.

We concur in this report: J. W. Faulkner, Ralph Metcalf, E. V. Kuykendall, Joseph Smith, Guy B. Groff, William Wray, D. V. Morthland, Harve H. Phipps.

On motion of Senator Boner, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., February 20, 1917.

MR. PRESIDENT:

We, your Committee on Judiciary, to whom was referred engrossed House bill No. 137, entitled "An act relating to superior courts and the formation of judicial districts in the counties of Jefferson, Island, Clallam, Snohomish, Whatcom, San Juan and Skagit," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

E. E. BONER, Chairman.

We concur in this report: J. W. Faulkner, Ralph Metcalf, E. V. Kuykendall, Joseph Smith, Guy B. Groff, William Wray, D. V. Morthland, Harve H. Phipps.

On motion of Senator Boner, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., February 19, 1917.

MR. PRESIDENT:

We, your Committee on Judiciary, to whom was referred House bill No. 190, entitled "An act relating to the fees of constables and amending section 6530 of Remington & Ballinger's Annotated Codes and Statutes of Washington," have had the same under consideration, and we respectfully report the came back to the Sonate with the recommendation that it do pass.

E. E. Boner, Chairman.

We concur in this report: J. W. Faulkner, Ralph Metcalf, E. V. Kuykendall, Joseph Smith, Guy B. Groff, William Wray, D. V. Morthland, Harve H. Phipps.

On motion of Senator Boner, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., February 17, 1917.

MR. PRESIDENT:

We, your Joint Committee on Judiciary, to whom was referred Senate bill No. 52, entitled "An act to establish a Code of probate law and procedure including the making and probating of wills, administration of estates of deceased persons, appointment of guardians of the persons and estates of minors, insane and mentally incompetent per-

sons and administering their estates and providing penaltics for the violation of certain provisions of this act, and repealing sections 1278 to 1310, both inclusive, of Remington & Ballinger's Annotated Codes and Statutes of Washington, and chapter 8 of the Laws of 1911, and all other laws, or parts of laws in conflict therewith," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it be replaced by substitute Senate bill No. 52, and that this do pass, and that 200 copies of same be printed.

E. E. Boner, Chairman.

We concur in this report: Harve H. Phipps, E. V. Kuykendall, Joseph H. Smith, D. V. Morthland, Guy B. Groff, William Wray, E. B. Palmer, J. W. Faulkner, E. Ben Johnson, Jas. Burton, F. A. Chase.

HOUSE COMMITTEE.

Concurring: C. W. Hodgdon, E. H. Guie, A. E. Graham, Fred W. Hastings, Paul W. Houser, R. E. Dwyer, Thos. N. Swale, Victor Zednick, Ralph R. Knapp, Logan L. Long, John R. Wilson, Elmer E. Halsey, F. D. Yale, Elmer E. Healey, Hiram E. Washburn, W. C. Elliott, G. A. Weldon, Ira Honefenger, F. A. Adams, D. P. Reid, J. T. Ledgerwood, L. L. Westfall.

On motion of Senator Boner, the report of the committee was adopted. Senator Hutchinson moved to reconsider the vote by which Senate bill No. 16 failed to pass.

Senator Taylor moved to lay the motion to reconsider on the table.

A roll call was demanded on the motion to lay on the table, by Senators Davis (W. S.), Cox, Ghent, Kuykendall, Steiner, Smith (A. A.) and Wells.

A call of the Senate was demanded by Senator Groff, seconded by Senators Nichols and Iverson.

The motion carried.

The sergeant-at arms looked the doors of the Senate.

The secretary called the roll, all members being present, except Senators Davis (Lincoln) and Stevenson, both excused.

On motion of Senator Taylor, further call of the Senate was dispensed with.

The secretary called the roll on the motion by Senator Taylor and it failed to carry by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Carlyon, Cleary, Cornwell, Ferryman, French, Iverson, Kleeb, McMillan, Palmer, Smith (Joseph H.), Taylor, Wells—16.

Those voting may were: Senators Burton, Chase, Cox, Davis (Walter S.), Fairchild, Faulkner, Ghent, Groff, Hall, Hutchinson, Johnson, Jones, Judd, Karshner, Kuykendall, Landon, Metcalf, Morthland, Myers, Nichols, Phipps, Smith (A. A.), Steiner, Wray—24.

Those absent or not voting were: Senators Davis (Lincoln), Stevenson —2.

The motion by Senator Hutchinson to reconsider carried.

Senator Taylor moved to strike section 1.

Senator Groff arose, and stated that the motion was out of order, as the motion to lay on the table dealt with the entire subject-matter of the bill, and had been acted on in said motion.

The chair ruled the point not well taken.

Senator Taylor withdrew his motion.

Senator Karshner moved to amend the bill in section 1, line 5, of the original bill, by striking after the word "office" the balance of the section, and substituting therefor the words: "of county superintendent shall be for four years, and until his successor is duly elected and qualified."

A roll call on the motion by Senator Karshner was demanded by Senators Nichols, Cox, Kuykendall, Davis (W. S.), Groff, Steiner and Jones.

The secretary called the roll and the motion failed to carry by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Carlyon, Cleary, Cornwell, Ferryman, French, Hutchinson, Iverson, Judd, Karshner, McMillan, Palmer, Taylor, Wells—16.

Those voting nay were: Senators Burton, Chase, Cox, Davis (Walter S.), Fairchild, Faulkner, Ghent, Groff, Hall, Johnson, Jones, Kleeb, Kuykendall, Landon, Metcalf, Morthland, Myers, Nichols, Phipps, Smith (A. A.), Steiner, Wray—22.

Those absent or not voting were: Senators Brown, Davis (Lincoln), Smith (J. H.) and Stevenson—4.

Senator Groff moved the previous question, seconded by Senators Landon and Ghent.

The motion carried.

The secretary called the roll on the final passage of Senate bill No. 16, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Carlyon, Cleary, Cornwell, Davis (Walter S.), Fairchild, Faulkner, Ghent, Groff, Hall, Johnson, Jones, Karshner, Kuykendall, Landon, Metcalf, Morthland, Myers, Nichols, Phipps, Smith (A. A.), Steiner, Wray—25.

Those voting nay were: Senators Burton, Chase, Cox, Ferryman, French, Hutchinson, Iverson, Judd, Kleeb, McMillan, Palmer, Taylor and Wells—13.

Those absent or not voting were: Senators Brown, Davis (Lincoln), Smith (J. H.) and Stevenson—4.

There being no objection, the title of the bill was ordered to stand as the title of the act.

At 12:30 p. m., on motion of Senator Palmer, the Senate took a recess until 2 o'clock this afternoon.

AFTERNOON SESSION.

The Senate was called to order at 2 o'clock p. m., by President Hart.

GENERAL FILE.

Substitute Senate bill No. 61, by Committee on State, Granted, School and Tide Lands, entitled "An act relating to the survey, management, sale, reclamation, lease and disposition of state, granted, school, tide, shore and other lands and oyster reserves, waterways and harbor areas, providing for a contract and royalty in the removal of minerals from such lands or other lands which have been sold and the mineral rights reserved to the state, amending sections 6782, 6783, 6787, 6788, 6833, 6844, 6845, 8095, 8114 and 8115 of Remington & Ballinger's Annotated Codes and Statutes of Washington, and section 1, chapter 144, Laws of 1915, and repealing section 6784 of said codes and statutes," was read third time.

On motion of Senator Palmer, the bill was amended in section 1, line 5, of the printed bill, by striking the comma and the word "except" and inserting the word "and."

Senator Palmer moved to amend section 2, line 6, of the printed bill, after word "acres" by inserting the following: "except coal lands which may be leased in quantities not exceeding 160 acres."

Sonator Taylor moved to reconsider the vote by which the amendment by Senator Palmer to section 1 carried.

The motion carried.

The motion by Senator Palmer to amend section 1 failed to carry. Senator Palmer withdrew his motion to amend section 2.

Senator Faulkner moved to amend the bill in section 5, line 11, of the printed bill, by striking the words "as to any railroad hereafter to be constructed."

The motion failed to carry.

On motion of Senator Wells, the bill was amended in section 11, lines 3 and 4, page 9, of the original substitute bill, by inserting a hyphen between the syllables of the word "release," and in same section, line 9, by inserting the word "value" after the word "rental," and in line 21, same section and page, by adding the letter "s" to the word "area."

Senator Davis (Lincoln) reported at his desk.

The secretary called the roll on the final passage of substitute Senate bill No. 61, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Lincoln), Davis (Walter S.), Fairchild, Faulkner, French, Ghent, Groff, Hall, Hutchinson, Iverson, Jones, Judd, Kleeb, Kuykendall, McMillan, Metcalf, Morthland, Myers, Nichols, Phipps, Smith (A. A.), Steiner, Taylor, Wells, Wray—35.

Those voting nay were: Senators Ferryman, Karshner, Palmer-3.

Those absent or not voting were: Senators Johnson, Landon, Smith (J. H.), Stevenson—4.

There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Wells, the rules were suspended, and substitute Senate bill No. 61 ordered engrossed and transmitted to the House immediately.

On motion of Senator Wells, House bill No. 64 was re-referred to the Committee on State, Granted, School and Tide Lands.

Senate bill No. 212.

The secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., February 16, 1917.

MR. PRESIDENT:

We, your Committee on Judiciary, to whom was referred Senate bill No. 212, entitled "An act relating to the management, sale, lease and disposition of state lands, and amending section 6675 of Romington & Bullinger's Annotated Codes and Statutes of Washington, and declaring an emergency," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass with the following amendment:

In section 1, line 70 of the printed bill, the same being page 4, lines 16 and 17 of the original bill, strike the words "in pursuance of chapter 15 of Remington & Bal-

linger's Annotated Codes and Statutes," and insert in licu thereof the words "pursuant to the laws of this state."

E. E. Boner, Chairman.

We concur in this report: E. B. Palmer, F. A. Chase, J. W. Faulkner, William Wray, D. V. Morthland, E. V. Kuykendall, G. E. Steiner, Joseph H. Smith, Harve H. Phipps.

On motion of Senator Boner, the report of the committee was adopted.

Senate bill No. 212, by Senator Morthland, was read third time.

On motion of Senator Taylor, section 2 of the bill was stricken.

The secretary called the roll on the final passage of Senate bill No. 212, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Brand, Brown, Burton, Carlyon, Cleary, Cox, Davis (Lincoln), Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Ghent, Groff, Hall, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, McMillan, Metcalf, Morthland, Myers, Nichols, Palmer, Smith (A. A.), Steiner, Taylor, Wells, Wray—35.

Those absent or not voting were: Senators Boner, Chase, Cornwell, Landon, Phipps, Smith (J. H.), Stevenson—7.

On motion of Senator Metcalf, the title of the bill was amended by striking the words "and declaring an emergency," and striking the comma after the word "Washington" and substituting a period therefor.

There being no objection, the title of the bill, as amended, was ordered to stand as the title of the act.

Senate bill No. 89.

The secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER,

MR. PRESIDENT:

OLYMPIA, WASH., February 16, 1917.

We, your Committee on Public Utilities, to whom was referred Senate bill No. 89, entitled "An act relating to certain carriers for hire upon every public place, street, read and highway, placing such carriers, their conveyances and business under the jurisdiction of the public service commission of the state, imposing certain duties upon such commission, prescribing penaltics for its violation, declaring it necessary for the immediate preservation of the public peace and safety that it take effect immediately, and providing that it take effect immediately," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass with the following amendments:

In section 1, line 4 of the printed bill, being line 13 of the original bill, insert after the word "transportation" the words "of passengers."

Strike all of section 5. Jesse S. Jones, Chairman.

We concur in this report: H. D. Taylor, W. W. Brand, F. G. Barnes.

On motion of Senator Jones, the report of the committee was adopted. Senate bill No. 89, by the Committee on Public Utilities, was read third time.

Senator Iverson moved to amend the bill in section 1, line 11, of the original bill, by striking the words "by steam, gas, electricity, air or other like power."

The motion was lost.

Senator Taylor moved the previous question, seconded by Senators Iverson and Kleeb.

The motion carried.

The secretary called the roll on the final passage of Senate bill No. 89, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Carlyon, Chase, Cleary, Davis (Lincoln), Fairchild, French, Ghent, Groff, Hall, Hutchinson, Jones, Judd, Kleeb, McMillan, Metcalf, Morthland, Myers, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Taylor, Wells, Wray—27.

Those voting nay were: Senators Brown, Burton, Cox, Davis (W. S.), Faulkner, Ferryman, Iverson, Johnson, Karshner, Landon, Nichols, Steiner—12.

Those absent or not voting were: Senators Cornwell, Kuykendall, Stevenson—3.

When the name of Senator Phipps was called, he arose and made the following statement:

"In the last two years the jitney bus has shown that it is a legitimate product of commorcial progress, and has become such a substantial part of our system of transportation that it should have some definite and reliable rules of regulation upon which the general public may depend for service. Under existing conditions the service, as a whole, is not steady, efficient or reliable.

"I believe that the large cities should have control of the public utilities operating within such cities, but owing to the fact that most of our public utilities are under control of the public service commission it occurs unfair to have a part of the competing utilities under one control and other utilities under a separate and different control. I have considered this matter with the public service commission and there appears to be no disposition or intention on the part of that commission to in any way eliminate the jitney bus from the field of transportation, but it is desirous of regulating them fairly so as to elevate the service rather than destroy the utility.

"With the hope and expectation that the public service commission will make and enforce fair and wise rules both for the jitney bus operators and their competitors, and to protect both patrons and pedestrians from injury; and with the further understanding that the bonding of jitney busses will be changed so that they will have an equal and fair opportunity of securing the public by bonds or liability insurance against injury; and realizing the extreme bitter feeling that is being created between the street car employes and the jitney bus men on account of some of the jitney bus operators running their cars just in front of street cars and picking up passengers exactly on the street car schedule, which practice in no way benefits the public but is embarrassing to the public as well as to the jitney bus operators and street car employes; and with the further understanding that the public service commission is to oneourage the jitney bus traffic where the public will receive reliable and better service because of the same; and that where such service is had they will require such service, equipment, lighting, seating capacity, and such personal conduct of the operators that will prevent annoyance and embarrassment to patrons, especially to women and children using such service. I vote for Senate bill No. 89."

On motion of Senator Jones, the title of the bill was amended by striking the following:

"Declaring it necessary for the immediate preservation of the public peace and safety that it take effect immediately, and providing that it take effect immediately," and striking the comma after the word "commission" and substituting the word "and" therefor and striking the comma after the word "violation" and substituting a period therefor.

There being no objection, the title of the bill, as amended, was ordered to stand as the title of the act.

On motion of Senator Wray, the rules were suspended, and Senate bill No. 89 ordered engrossed and transmitted to the House immediately.

On motion of Senator Morthland, the rules were further suspended, and Senate bill No. 212 ordered engrossed and transmitted to the House immediately.

Senate bill No. 157. The secretary read:

REPORTS OF STANDING COMMITTEES.

SENATE CHAMBER,

MR. PRESIDENT:

OLYMPIA, WASH., February 13, 1917.

We, a majority of your Committee on Judiciary, to whom was referred Senate bill No. 157, entitled "An act relating to the crime of murder and the punishment therefor, and amending section 2392 of Remington & Ballinger's Annotated Codes and Statutes of Washington," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

E. E. Boner, Chairman.

We concur in this report: F. A. Chase, E. V. Kuykendall, Ralph Metcalf, Harve H. Phipps, J. W. Faulkner, W. V. Wells, Joseph H. Smith, Guy B. Groff.

SENATE CHAMBER,

Mr. President:

OLYMPIA, WASH., February 13, 1917.

We, a minority of your Committee on Judiciary, to whom was referred Senate bill No. 157, entitled "An act relating to the crime of murder and the punishment therefor, and amending section 2392 of Remington & Ballinger's Annotated Codes and Statutes of Washington," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do not pass.

We concur in this report: William Wray, G. E. Steiner, E. B. Palmer, E. Ben Johnson, D. V. Morthland, James Burton.

On motion of Senator Boner, the majority report of the committee was adopted.

Senate bill No. 157, by Senators Boner, Kuykendall, Phipps, Groff, Taylor, Jones, Carlyon, Cox and Cornwell, was read third time.

Senator Johnson moved to amend the bill by adding a new section to be known as section 2, as follows:

"Sec. 2. This act shall not take effect nor be in force until and unless the same shall be approved by the qualified electors of the state at the next general election to be held on the first Tuesday after the first Monday of November, 1918, in accordance with the constitution and laws relating to referendum measures."

Senator Taylor stated that the amendment did not refer the bill to the people, and was out of order.

The chair ruled that the point was not well taken.

A roll call on the motion was demanded by Senators Johnson, Steiner, Cox, Nichols, Kuykendall, Barnes and Smith (A. A.).

A call of the Senate was demanded by Senator Groff, seconded by Senators Hutchinson and Taylor.

The sergeant-at-arms locked the doors of the Senate.

The secretary called the roll, all members being present, except Senator Stevenson, excused.

The secretary called the roll on the amendment offered by Senator Johnson, and it failed to carry by the following vote:

Those voting aye were: Senators Brand, Burton, Davis (W. S.), Ferryman, French, Hutchinson, Iverson, Johnson, Landon, Palmer, Smith (A. A.), Steiner, Wells—13.

Those voting nay were: Senators Barnes, Boner, Brown, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Lincoln), Fairchild, Faulkner, Ghent, Groff, Hall, Jones, Judd, Karshner, Kleeb, Kuykendall, McMillan, Metcalf, Morthland, Myers, Nichols, Phipps, Smith (Joseph H.), Taylor, Wray—28.

Absent or not voting: Senator Stevenson-1.

Senator Brown moved to amend the bill by striking all of the section after the word "life" in line 27 of the original bill.

Senator Nichols moved as a substitute in line 26 of the original bill strike the word "or" and insert "except when in the judgment of the jury clemency should be extended then," and strike the words "in the discretion of the jury," and strike the comma after the word "life" and substitute a period.

The substitute motion carried.

Senator Ghent moved to amend the bill by striking the words "death or by" in lines 26 and 27 and the amendment made by Senator Nichols.

Senator Metcalf stated that the offered amendment contained the subject matter just acted upon, and was out of order.

The chair held the point well taken.

The president stated that the amendment offered by Senator Nichols and adopted was not properly worded, and Senator Nichols asked the chairman of the Judiciary Committee to properly draw the amendment.

Senator Steiner moved to strike all of the bill after the word "death" in line 26 of the original bill.

Senator Boner moved as a substitute the adoption of the amendment made by Senator Nichols as now drawn, as follows:

Strike the words "or by" in lines 26 and 27 of the original bill, and insert a colon after the word "death" and insert the following: "Provided, That when so directed by the verdict of the jury the punishment shall be" and strike the comma after the word "life" in line 27 of the original bill and substitute a period therefor, and strike the balance of the bill.

Senator Steiner stated that the substitute motion was out of order, for the reason that the Nichols amendment had been adopted.

The chair ruled the point would be well taken except for the fact that the Senate knew that Senators Boner and Nichols were redrawing the amendment when the motion by Senator Steiner was made.

Senator Steiner withdrew his amendment.

The motion by Senator Boner carried.

Senator Steiner moved to strike all of the bill after the word "death" in line 26 of the original bill.

The motion by Senator Steiner failed to carry.

On motion of Senator Taylor, further proceedings under the call of the Senate were dispensed with.

Senator Taylor moved the previous question, seconded by Senators Boner and Wray.

The previous question carried.

The secretary called the roll on the final passage of Senate bill No. 157, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Boner, Brown, Carlyon, Chase, Cleary, Cornwell, Cox, Fairchild, Faulkner, Groff, Jones, Karshner, Kleeb, Kuykendall, McMillan, Metcalf, Myers, Nichols, Phipps, Smith (Joseph H.), Taylor, Wells—22.

Those voting nay were: Senators Barnes, Brand, Burton, Davis (W. S.), Ferryman, French, Ghent, Hall, Hutchinson, Iverson, Johnson, Judd, Landon, Morthland, Palmer, Smith (A. A.), Steiner, Wray—18.

Those absent or not voting were: Senators Davis (Lincoln), Stevenson-2.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senator Palmer moved that the rules be suspended, and that the Senate return to the order of business.

The motion carried.

REPORTS OF STANDING COMMITTEES.

SENATE CHAMBER, OLYMPIA, WASH., February 20, 1917.

MR. PRESIDENT:

Your Committee on Engrossed Bills, to whom was referred engrossed Senate bill No. 125, entitled "An act relating to liens upon chattels, and amending sections 1154, 1155, 1156, 1157 of Remington & Ballinger's Annotated Codes and Statutes of Washington, and adding a new section to be known as section 1157-a of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, engrossed Senate bill No. 241, entitled "An act appropriating the sum of four thousand five hundred eighty-four and ninety-eight one-hundredths dollars (\$4,-584.98) for the payment of outstanding claims incurred in the construction of the school and administration building for the state school for the blind and for the completion of said building, and declaring an emergency;"

Also, engrossed Senate joint memorial No. 14, relating to changing the name of Mt. Rainier;

Also, engrossed substitute Senate bill No. 42, entitled "An act regulating and licensing the practice of treating the sick and afflicted without the use of drugs, creating a board of examiners for such practitioners, defining the powers and duties of such board, regulating the use of certain professional terms and abbreviations, defining the term "drugless therapeutics," creating a drugless practitioners' fund, defining what shall be unprofessional conduct, making an appropriation from funds created by collection of license fees, prescribing penalties for the violation of this act, and repealing all acts and parts of acts in conflict herewith;"

Also, engrossed Senate bill No. 114, entitled "An act relating to game and other wild birds, game and other wild animals, and game fish; establishing a state game farm; authorizing the acquisition of a site therefor, and the erection of buildings and structures thereon; regulating the management thereof; authorizing the purchase of game birds and other wild birds, game animals and other wild animals, and game fish, for propagation purposes and for sale and distribution; and authorizing the transfer of convicts from the Washington State Penitontiary thereto; and making an appropriation," have compared same with the original bills and find them correctly engrossed.

Respectfully submitted,

James Burton, Chairman.

We concur in this report: J. H. Ferryman, G. E. Steiner.

SENATE CHAMBER, OLYMPIA, WASH., February 20, 1917.

MR. PRESIDENT:

We, your Committee on Education, to whom was referred House bill No. 16, entitled "An act relating to the public school system, the certification of teachers, fixing the basis and qualifications for certification, and amending sections 4643, 4644, 4650, and 4653 of Remington & Ballinger's Annotated Codes and Statutes of Washington," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass. O. T. Cornwell, Chairman.

We concur in this report: Walter S. Davis, John W. Kleeb, Dan Landon, Oliver Hall.

On motion of Senator Cornwell, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., February 20, 1917.

MR. PRESIDENT:

We, your Committee on Public Revenue and Taxation, to whom was referred Senate bill No. 297, entitled "An act escheating to the permanent school fund of the State of Washington unclaimed deposits in banks, savings and loan societies, and all other

Institutions in which the deposits of money are made, requiring said institutions to file a lst of such deposits, fixing a penalty for the violation thereof, and repealing sections 3344 and 3345 of Remington & Ballinger's Code," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

E. J. Cleary, Chairman.

We concur in this report: W. M. Karshner, D. H. Cox, Dan Landon.

On motion of Senator Cleary, the report of the committee was adopted. The Committee on Industrial Insurance recommended that Senate bill No. 18 and engrossed House bill No. 117 do pass, with certain amendments.

The reports of the committee, together with the bills, were placed on general file.

Senators French and Smith (A. A.) moved that the rules be suspended and they be each allowed to introduce a bill.

The secretary called the roll, and the motion by Senators French and Smith (A. A.) failed to carry by the following vote:

Those voting aye were: Senators Brand, Brown, Burton, Carlyon, Chase, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Hutchinson, Iverson, Jones, Karshner, Kleeb, Kuykendall, Landon, McMillan, Morthland, Palmer, Phipps, Smith (A. A.)—24.

Those absent or not voting were: Senators Barnes, Boner, Cleary, Davis (Lincoln), Ghent, Groff, Hall, Johnson, Judd, Metcalf, Myers, Nichols, Smith (J. H.), Steiner, Stevenson, Taylor, Wells, Wray—18.

The secretary read Senate joint memorial No. 10, by Senator Kuykendall, the third time, said memorial being as follows:

To the Honorable Senate and House of Representatives of the United States of America:

Your memorialists, the Senate and House of Representatives of the State of Washington in legislative session assembled, most respectfully represent and petition as follows:

Whereas, There is now pending in the Senate of the United States Senate bill No. 6374, introduced by Senator Jones of Washington, for an appropriation to aid in the erection of a monument to Indian Timothy at his grave near Alpowa, Asotin county, Washington, to commemorate the services rendered by Chief Timothy, of the Nez Perces, in the rescue of the United States troops under Colonel Steptoe in the year 1858 and his assistance at various times to the white settlers of the northwest, as well as his valuable services to the cause of civilization and Christianity; and believing that the unselfish services of this Indian to the United States troops and the early settlers should receive some recognition upon the part of the government and the people:

Wherefore, Your memorialists respectfully petition the Congress of the United States to pass the aforesaid bill that the nation may not be charged with ingratitude to one deserving of recognition.

Senator Kuykendall moved a call of the Senate, seconded by Senators Kleeb and Barnes.

The motion carried.

The sergeant-at-arms locked the doors of the Senate.

The secretary called the roll, all members being present, except Senators Davis (Lincoln) and Stevenson, both excused.

On motion of Senator Kuykendall, further call of the Senate was dispensed with.

The secretary called the roll on the final passage of Senate joint memorial No. 10, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Brand, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Hutchinson, Iverson, Johnson, Jones, Karshner, Kleeb,

Kuykendall, Landon, McMillan, Metcalf, Morthland, Myers, Nichols, Palmer, Phipps, Smith (A. A.), Wells, Wray—32.

Those absent or not voting were: Senators Boner, Davis (Lincoln), Ghent, Groff, Hall, Judd, Smith (J. H.), Steiner, Stevenson, Taylor—10.

Scnatc bill No. 163, by Senator Faulkner, entitled "An act granting to Curlew Lake Irrigation District for public uses and purposes the right and privilege to overflow certain state lands," was read a third time.

The secretary called the roll on the final passage of Senate bill No. 163, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Brand, Brown, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Hutchinson, Iverson, Johnson, Jones, Karshner, Kleeb, Kuykendall, McMillan, Morthland, Myers, Nichols, Palmer, Phipps, Smith (A. A.), Wells—28.

Those absent or not voting were: Senators Boner, Burton, Davis (Lincoln), Ghent, Groff, Hall, Judd, Landon, Metcalf, Smith (J. H.), Steiner, Stevenson, Taylor, Wray—14.

There being no objection, the title of the bill was ordered to stand as the title of the act.

At 5:40 p. m., Senator Iverson moved that the Senate adjourn.

Senator Carlyon moved as a substitute that the Senate adjourn until 10:30 o'clock tomorrow morning.

The substitute motion carried.

Louis F. Hart, President of the Senate.

FRANK M. DALLAM, JR., Secretary of the Senate.

FORTY-FIFTH DAY.

MORNING SESSION.

Senate Chamber.

OLYMPIA, WASH., Wednesday, February 21, 1917.

The Senate was called to order at 10:30 o'clock a.m. by President Hart, pursuant to adjournment.

Rev. N. M. Temple offered prayer.

The secretary called the roll, all members being present, except Senators Davis (Lincoln) and Stevenson, both excused.

On motion of Senator Fairchild, the reading of yesterday's journal was dispensed with, and it was approved.

Senator French moved that Senator Smith (A. A.) and himself be each allowed to introduce a bill.

The secretary called the roll, and the motion prevailed by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton Carlyon, Cleary, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Hall, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kleeb,

Kuykendall, McMillan, Metcalf, Morthland, Myers, Nichols, Palmer, Phipps, Smith (A. A.), Steiner, Taylor, Wells—33.

. Those absent or not voting were: Senators Chase, Cornwell, Davis (Lincoln), Ghent, Groff, Landon, Smith (J. H.), Stevenson, Wray—9.

REPORTS OF STANDING COMMITTEES.

The Committee on Public Morals recommended that Scnate bill No. 293 do pass, with certain amendments.

The report of the committee, together with the bill, was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., February 21, 1917.

MR. PRESIDENT:

Your Committee on Engrossed Bills, to whom was referred engrossed substitute Senate bill No. 61, entitled "An act relating to the survey, management, sale, reclamation, lease and disposition of state, granted, school, tide, shore and other lands and oyster reserves, waterways and harbor areas, providing for a contract and royalty in the removal of minerals from such lands or other lands which have been sold and the mineral rights reserved to the state, amending sections 0782, 0783, 0787, 6788, 6833, 6844, 6845, 8095, 8114 and 8115 of Remington & Ballinger's Annotated Codes and Statutes of Washington and section 1, chapter 114, Laws of 1915, and repealing section 6784 of said codes and statutes;"

Also, engrossed Senate bill No. 16, entitled "An act fixing the terms of county and precinct officers and prescribing the times of holding elections therefor;"

Also, engrossed Senate bill No. 230, entitled "An act relating to contractors and bonds upon public work and amonding section 1150 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, engrossed Senate bill No. 257, entitled "An act relating to the care, custody, control, maintonance, ropair and improvement of the state institutions, buildings and grounds, abolishing the board of managers of the Washington State Reformatory and the state building commission, and amending section 8933 and repealing sections 8578 and 8579 of Romington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, engrossed Senate bill No. 29, entitled "An act relating to the exercise of the right of eminent domain by cities and towns, and repealing all acts and parts of acts in conflict therewith;"

Also, engressed Senate bill No. 212, entitled "An act relating to the management, sale, lease and disposition of state lands and amending section 6675 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, engrossed Senate bill No. 89, entitled "An act relating to certain carriers for hire upon every public place, street, road and highway, placing such carriers, their convoyances and business under the jurisdiction of the public service commission of the state, imposing certain duties upon such commission, and prescribing penaltics for its violation," have compared same with the original bills and find them correctly engrossed.

Respectfully submitted,

JAMES BURTON, Chairman.

We concur in this report: Walter S. Davis, J. H. Ferryman.

SENATE CHAMBER, OLYMPIA, WASH., February 20, 1917.

MR. PRESIDENT:

We, your Committee on State Charitable Institutions, to whom was referred Senate bill No. 229, entitled "An act relating to the Washington Veterans' Home and providing for the convoyance of feeble old soldiers and their wives, and making an appropriation therefor," have had the same under consideration, and we respectfully rport the same back to the Senate with the recommendation that it do pass.

R. A. HUTCHINSON, Chairman.

We concur in this report: Dr. J. A. Ghent, W. V. Wells, Peter Iverson, Walter S. Davis.

On motion of Senator Hutchinson, the report of the committee was adopted, and the bill re-referred to the Committee on Appropriations.

SENATE CHAMBER, OLYMPIA, WASH., February 20, 1917.

MR. PRESIDENT:

We, your Committee on Claims and Auditing, to whom was referred House bill No. 131, entitled "An act to reimburse Horace C. Henry and making an appropriation," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

JOSEPH H. SMITH, Chairman.

We concur in this report: D. V. Morthland, E. Ben Johnson.

On motion of Senator Smith (J. H.), the report of the committee was adopted, and the bill re-referred to the Committee on Appropriations.

SENATE CHAMBER, OLYMPIA, WASH., February 21, 1917.

MR. PRESIDENT:

We, your Committee on Claims and Auditing, to whom was referred House bill No. 63, entitled "An act for the relief of H. S. Royce," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

JOSEPH H. SMITH, Chairman.

We concur in this report: E. Ben Johnson, D. V. Morthland.

On motion of Senator Smith (J. H.), the report of the committee was adopted, and the bill re-referred to the Committee on Appropriations.

SENATE CHAMBER, OLYMPIA, WASH., February 21, 1917.

MR. PRESIDENT:

We, your Committee on Elections and Privileges, to whom was referred Senate bill No. 285, entitled "An act relating to nominations for public office in the State of Washington, prescribing a method of voting, and amending sections 4818, 4815, and 4822 of Remlington & Ballinger's Annotated Codes and Statutes of Washington," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

A. A. SMITH, Chairman.

We concur in this report: E. Ben Johnson, H. D. Taylor, E. V. Kuykendall, Oliver

On motion of Senator Smith (A. A.), the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., February 21, 1917.

MR. PRESIDENT:

We, your Committee on Rules and Joint Rules, to whom was referred Senate bill No. 99, by Senator Groff, for the relief of Dr. James A. La Gasa for services rendered the Washington National Guard," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it be re-referred to the Committee on Appropriations.

Louis F. Hart, Chairman.

We concur in this report: Harve H. Phipps, P. H. Carlyon, O. T. Cornwell, Jesse S. Jones, E. L. French, H. D. Taylor.

On motion of Senator Taylor, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., February 21, 1917.

MR. PRESIDENT:

We, your Committee on Medicine, Dentistry, Surgery and Hygiene, to whom was referred Senate bill No. 301, entitled "An act relating to pharmacy and the qualifications for registration as pharmacists, and amending section 8446 of Remington & Ballinger's Annotated Codes and Statutes of Washington," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

We concur in this report: Dr. J. A. Ghent, W. W. Brand, Harve H. Phipps, W. M. Karshner, D. H. Cox.

On motion of Senator Ghent, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., February 20, 1917.

MR. PRESIDENT:

We, your Committee on Counties and County Boundaries, to whom was referred substitute House bill No. 26, entitled "An act permitting county and city officers to close their respective offices at twelve o'clock noon on Saturdays, and amending section 3863 of Remington & Ballinger's Annotated Codes and Statutes of Washington," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

E. L. FERNCH, Chairman.

We concur in this report: James Burton, Oliver Hall, Dan Landon.

On motion of Senator French, the report of the committee was adopted. The Committee on Public Revenue and Taxation recommended that Senate bill No. 47 do pass, with certain amendments.

The report of the committee, together with the bill, was placed on general file.

On motion of Senator Cleary, Senate bill No. 47 was ordered printed as amended by the committee.

The Committee on Medicine, Dentistry, Surgery and Hygiene recommended that Senate bill No. 146 do pass, with certain amendments.

The report of the committee, together with the bill, was placed on general file.

MESSAGE TO THE SENATE.

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., February 20, 1917.

MR. PRESIDENT:

The House has adopted House joint resolution No. 8, relating to the Red Cross relief fund. And the same is herewith transmitted C. R. Maybury, Chief Clerk.

INTRODUCTION OF BILLS.

Substitute Senate bill No. 52, by Committee on Judiciary, entitled "An act to establish a code of probate law and procedure, including the making and probating of wills, administration of estates of deceased persons; appointment of guardians of the persons and estates of minors, insane and mentally incompetent persons, and administering their estates, and providing penalties for the violation of certain provisions of this act, and repealing sections 1278 to 1340, both inclusive, sections 1372 to 1692, both inclusive, and sections 1694 and 1320-1 of Remington & Ballinger's Annotated Codes and Statutes of Washington, and section 1693 of Remington & Ballinger's Annotated Codes and Statutes of Washington in part, and all other laws or parts of laws in conflict therewith."

The bill was read the first time, and on motion of Senator Boner, the rules were suspended, the bill was read the second time by title, ordered printed and placed on general file.

Senate bill No. 322, by Senator French, entitled "An act authorizing cities and towns in the State of Washington to grant to the board of county commissioners of any county in this state joining in the construction or operation of any interstate bridge, or to any other public authority of this state, joining in the operation of any such interstate bridge, a part of which or the approaches thereto are within any such city or town, the right to lay and maintain street car tracks over such portions of the streets constituting the approaches to such interstate bridge or used in connection therewith, and conferring upon such public authorities the right to control

the use of such railway tracks and to grant the right to use the same to persons, municipalities or corporations operating over such interstate bridge or other street car companies operating over such tracks."

The bill was read the first time, and on motion of Senator French, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Counties and County Boundaries.

Senate bill No. 323, by Senator Smith (A. A.), entitled "An act authorizing counties to convey lands held for county purposes under grant from the United States."

The bill was read the first time, and on motion of Senator Smith (A. A.), the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Counties and County Boundaries.

GENERAL FILE.

Engrossed House bill No. 27, by Mr. Westfall, entitled "An act relating to elections; the publication of initiative or referendum measures, constitutional amendments and measures recommending constitutional conventions; and amending section 4971-27 of Remington & Ballinger's Annotated Codes and Statutes of Washington," was read third time.

The secretary called the roll on the final passage of engrossed House bill No. 27, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Cleary, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, Hall, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, McMillan, Morthland, Myers, Nichols, Palmer, Phipps, Smith (A. A.), Steiner, Taylor, Wells—31.

Those voting nay were: Senators French, Landon-2.

Those absent or not voting were: Senators Chase, Cornwell, Davis (Lincoln), Ghent, Groff, Metcalf, Smith (J. H.), Stevenson, Wray—9.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed House bill No. 28, by Mr. Westfall, entitled "An act relating to elections and the counting, canvassing and returning of votes cast upon constitutional amendments, measures recommending constitutional conventions and other questions," was read third time.

The secretary called the roll on the final passage of engrossed House bill No. 28, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Cleary, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, Hall, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Morthland, Myers, Nichols, Palmer, Phipps, Smith (A. A.), Steiner, Taylor, Wells, Wray—33.

Voting nay: Senator French-1.

Those absent or not voting were: Senators Chase, Cornwell, Davis (Lincoln), Ghent, Groff, Metcalf, Smith (J. H.) Stevenson—8.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed House bill No. 49, by Pierce county delegation, entitled "An act dedicating to Pierce county all the right, title and interest of the state

in section thirty, township twenty north, range five east W. M., in Pierce county, for county poor farm purposes," was read third time.

The secretary called the roll on the final passage of engrossed House bill No. 49, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Groff, Hutchinson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Morthland, Myers, Nichols, Phipps, Smith (A. A.), Steiner, Taylor, Wells, Wray—33.

Voting nay: Senator Palmer-1.

Those absent or not voting were: Senators Chase, Davis (Lincoln), Ghent, Hall, Iverson, Metcalf, Smith (J. H.), Stevenson—8.

There being no objection, the title of the bill was ordered to stand as the title of the act.

House bill No. 110. The secretary read:

REPORT OF STANDING COMMITTEE.

MR. PRESIDENT:

SENATE CHAMBER, OLYMPIA, WASH., February 13, 1917.

We, your Committee on Judiciary, to whom was referred House bill No. 110, entitled "An act to provide for the approval of the manner of compilation and publication, and for the certification of a compilation of the Laws of the State of Washington," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass with the following amendments:

At the end of the title add the words "and declaring that this act shall tafle effect

immediately."

In line 9 of the printed bill, the same being line 17, page 1 of the original bill, strike the word "prepare" and insert in lieu thereof the word "undertake."

In line 13 of the printed bill, the same being line 24 of the original bill, strike the words "eight dollars (\$8.00)" and insert in lieu thereof the words "eight dollars and fifty cents (\$8.50)."

In line 14 of the printed bill, the same being lines 26 and 27 of the original bill, strike the words "nine dollars (\$9.00)" and insert in lieu thereof the words "nine dollars and fifty cents (\$9.50)."

In line 18 of the printed bill, the same being line 31 of the original bill, after the word "same" insert the words "without fee." E. E. BONER, Chairman.

We concur in this report: William Wray, E. V. Kuykendall, G. E. Steiner, J. W. Faulkner, Harve H. Phipps, E. Ben Johnson, Dan Landon, Jas. Burton, F. A. Chase, D. V. Morthland.

On motion of Senator Boner, the report of the committee was adopted. House bill No. 110, by Committee on Judiciary, entitled "An act to provide for the approval of the manner of compilation of the laws of the State of Washington, and declaring an emergency," was read third time.

On motion of Senator Nichols, section 2 was stricken.

The secretary called the roll on the final passage of House bill No. 110, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Boner, Brand, Brown, Burton, Carlyon, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, French, Ghent, Hall, Hutchinson, Iverson, Johnson, Judd, Karshner, Kuykendall, Landon, Mc-Millan, Morthland, Myers, Nichols, Phipps, Smith (A. A.), Steiner, Wells, Wray—29.

Those voting nay were: Senators Barnes, Cleary, Ferryman, Metcalf, Palmer—5.

Those absent or not voting were: Senators Chase, Davis (Lincoln), Groff, Jones, Kleeb, Smith (J. H.), Stevenson, Taylor—8.

On motion of Senator Metcalf, the title was amended by striking the words "and declaring an emergency," and striking the comma after the word "Washington" and substituting a period therefor.

There being no objection, the title of the bill, as amended, was ordered to stand as the title of the act.

On motion of Senator Taylor, the Senate resolved itself into a committee of the whole to consider engrossed House bill No. 83 and House bill No. 123.

The bills were considered in the committee of the whole, Senator Mc-Millan in the chair, and reported back to the Senate with the recommendation that they do pass.

On motion of Senator McMillan, the report of the committee was adopted. Senator Smith (J. H.) moved that the reading had in the committee of the whole be considered the third reading of the bills and that they be placed on final passage.

The motion carried.

The secretary called the roll on the final passage of engrossed House bill No. 83, by Committee on Roads and Bridges, entitled "An act reappropriating certain sums from the public highway fund for the purpose of constructing and maintaining certain highways that have been established and constructed, and declaring an emergency," and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, Ghent, Hall, Iverson, Johnson, Jones, Judd, Karshner, Landon, McMillan, Morthland, Myers, Nichols, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wells, Wray—31.

Those voting nay were: Senators Hutchinson, Kuykendall, Palmer—3. Those absent or not voting were: Senators Chase, Davis (Lincoln), French, Groff, Kleeb, Metcalf, Phipps, Stevenson—8.

There being no objection, the title of the bill was ordered to stand as the title of the act.

The secretary called the roll on the final passage of House bill No. 123, by Committee on Appropriations, entitled "An act making an appropriation for the automobile department of the Secretary of State, and providing when this act shall take effect," and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Brand, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Faulkner, Ferryman, Ghent, Groff, Hall, Iverson, Johnson, Jones, Judd, Karshner, Landon, Mc-Millan, Morthland, Myers, Nichols, Phipps, Smith (A. A.), Steiner, Taylor, Wells, Wray—31.

Those voting nay were: Senators Boner, Fairchild, Hutchinson, Kuykendall, Palmer, Smith (J. H.)—6.

Those absent or not voting were: Senators Davis (Lincoln), French, Kleeb, Metcalf, Stevenson—5.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senator Chase moved that House bill No. 117 be made a special order for 2:30 o'clock this afternoon.

Senator Groff moved as an amendment to the motion by Senator Chase that the bill be made a special order for 11 o'clock next Friday morning.

The amendment failed to carry.

The motion by Senator Chase prevailed.

Senator Taylor moved that the rules be suspended and that the Committee on Industrial Insurance be permitted to work during the morning session.

Senator Groff objected.

The chair ruled that unanimous consent not being given, the motion was lost.

House bill No. 97, by Mr. Gorham, entitled "An act relating to the development of industries, promoting the general welfare by providing for and encouraging county exhibitions of the products of agriculture, arts and manufactures, the acquisition of property by counties for such purposes and the maintenance of 'county fairs,' " was read third time.

Senator Johnson moved to amend the bill by adding a new section to be known as section 5, as follows:

Section 5. Before any such county fair shall be established the question shall be submitted to the voters of the county at a general election, and if a majority of those voting on the question vote in favor of establishing a county fair the same may be established and supported as provided in this act.

The motion failed to carry.

Senator French moved to amend the bill in section 4, line 7, of the engrossed bill, by striking the figures "\$5,000" and substituting the figures "\$2,500."

The motion failed to carry.

Senator Boner moved to amend the bill by adding to the end of section 2 the following: "Provided that only one such fair may be established in any county."

Senator Iverson moved the previous question, seconded by Senators Taylor and Cox.

The previous question carried.

The motion by Senator Boner carried.

The secretary called the roll on the final passage of engrossed House bill No. 97, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Ghent, Groff, Hall, Hutchinson, Iverson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, Metcalf, Morthland, Myers, Nichols, Palmer, Phipps, Smith (A. A.), Taylor, Wells, Wray—33.

Those voting nay were: Senators Faulkner, Ferryman, French, Johnson, McMillan, Steiner—6.

Those absent or not voting were: Senators Davis (Lincoln), Smith (J. H.), Stevenson—3.

There being no objection, the title of the bill was ordered to stand as the title of the act.

At 12:20 p. m., on motion of Senator Carlyon, the Senate took a recess until 2 o'clock this afternoon.

AFTERNOON SESSION.

The Senate was called to order at 2 o'clock p. m. by President Hart. House joint memorial No. 1, by Mr. Reed (M. E.), "Relating to Skokomish Indian reservation," was read third time.

The secretary called the roll on the final passage of House joint memorial

No. 1, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Brand, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Hall, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Myers, Nichols, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Wells, Wray—35.

Those absent or not voting were: Senators Boner, Davis (Lincoln),

Ghent, Groff, Morthland, Stevenson, Taylor-7.

House joint memorial No. 2, by Mr. Farnsworth, "Relating to water power legislation by Congress," was read third time.

The secretary called the roll on the final passage of House joint memorial

No. 2, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Brand, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Hall, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Morthland, Myers, Nichols, Palmer, Phipps, Smith (A. A.), Steiner, Wells, Wray—35.

Those absent or not voting were: Senators Boner, Davis (Lincoln),

Ghent, Groff, Smith (J. H.), Stevenson, Taylor-7.

House bill No. 1, by Mr. Hull, entitled "An act relating to the hours and wages of minors in the telephone and telegraph industries in rural communities and cities of less than three thousand population, and amending chapter 68 of the Laws of 1915," was read third time.

The secretary called the roll on the final passage of House bill No. 1,

and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Brand, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, French, Hall, Hutchinson, Iverson, Jones, Judd, Kleeb, Kuykendall, Metcalf, Morthland, Myers, Nichols, Phipps, Smith (A. A.), Steiner, Taylor, Wells, Wray—29.

Those voting nay were: Senators Faulkner, Ferryman, Ghent, Karshner, Landon, McMillan, Palmer—7.

Those absent or not voting were: Senators Boner, Davis (Lincoln), Groff, Johnson, Smith (J. H.), Stevenson—6.

There being no objection, the title of the bill was ordered to stand as the title of the act.

House bill No. 111, by Committee on Revenue and Taxation, entitled "An act relating to taxation, and amending section 9112 of Remington & Ballinger's Code," was read third time.

The secretary called the roll on the final passage of House bill No. 111,

and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Brand, Brown, Burton, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman,

Ghent, Hall, Judd, Karshner, Kleeb, Kuykendall, Landon, Morthland, Myers, Nichols, Palmer, Smith (A. A.), Smith (Joseph H.), Steiner, Wells—27.

Those voting nay were: Senators French, Hutchinson, Iverson, Jones, McMillan, Metcalf, Wray—7.

Those absent or not voting were: 'Senators Boner, Carlyon, Davis (Lincoln), Groff, Johnson, Phipps, Stevenson, Taylor—8.

There being no objection, the title of the bill was ordered to stand as the title of the act.

House bill No. 112, by Committee on Revenue and Taxation, entitled "An act relating to the assessment of railroads, and amending section 9151 of Remington & Ballinger's Code," was read third time.

Senator Nichols moved to amend the bill by striking the following in lines 7 and 8 of the printed bill: "in such proportion to the entire value thereof, as the length of the line in such county may bear to the entire length of line within the state."

Senator Taylor was called to preside.

The motion failed to carry.

Senator Johnson moved to amend the bill in line 12 of the printed bill by striking the words "entitled to a" and substituting in lieu thereof the words "in the proportion with the total assessed value of each city, town, road district and school district bear to the total assessed value of the county."

The motion was lost.

Senator Smith (J. H.) moved that the special order for 2:30 o'clock be advanced until after the &nsideration of the balance of the bills on today's calendar.

The president resumed the chair.

The motion carried.

The secretary called the roll on the final passage of House bill No. 112, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Brand, Brown, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, Groff, Hall, Hutchinson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Morthland, Myers, Palmer, Phipps, Smith (A. A.), Steiner, Taylor, Wells, Wray—32.

Those voting nay were: Senators Burton, Carlyon, French, Ghent, Iverson, Nichols, Smith (J. H.)—7.

Those absent or not voting were: Senators Boner, Davis (Lincoln), Stevenson—3.

. There being no objection, the title of the bill was ordered to stand as the title of the act.

House bill No. 113, by Committee on Revenue and Taxation, entitled "An act relating to the assessment of telegraph companies, and amending section 9181 of Remington & Ballinger's Code," was read third time.

The secretary called the roll on the final passage of House bill No. 113, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Brand, Brown, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, Groff, Hall, Hutchinson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Mc-

Millan, Metcalf, Morthland, Myers, Nichols, Palmer, Phipps, Smith (A. A.), Steiner, Taylor, Wells, Wray-32.

Those voting nay were: Senators French, Ghent, Iverson, Smith (J. H.)—4.

Those absent or not voting were: Senators Boner, Burton, Carlyon, Davis (Lincoln), Landon, Stevenson—6.

There being no objection, the title of the bill was ordered to stand as the title of the act.

The balance of the bills on today's calendar having been considered, the Senate took up for consideration engrossed House bill No. 117, a special order for this time.

The secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., February 20, 1917.

MR. PRESIDENT:

We, your Committee on Industrial Insurance, to whom was referred engrossed House bill No. 117, entitled "An act relating to the compensation and to the medical, surgical and hospital care of injured workmen, creating a medical aid fund by enforced contributions thereto by employers and workmen, providing for the distribution thereof for the expense of such care, making an appropriation out of such fund, providing penalties for the violation of this act, amending sections 6604-5, 6604-8, 6604-13, and 6604-18 of Remington & Ballinger's Codes and Statutes of Washington, and amending section 6604 of Remington & Ballinger's Codes and Statutes of Washington by adding thereto new sections numbered 6601-33, 6604-34, 6604-35, 6604-36, 6604-37, 6604-38, 6604-39, 6604-40, 6604-41, 6604-42, 6604-43, 6604-44, 6604-45 and 6604-46, and declaring that this act is necessary for the immediate preservation of the public health and safety and support of the existing public institutions of the state, and shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass with the following amendments:

In section 3, line 10, of the printed bill, being line 29, page 8 of the engrossed bill, insert after the word "average" the words "degree of causation and."

In section 3, line 11 of the printed bill, being line 30, page 8 of the engrossed bill, strike the word "the" and insert in lieu thereof the word "such" and strike the word "expense" following the word "average."

In section 3, line 12 of the printed bill, being line 31, page 8 of the engrossed bill, strike the word "the" and insert in lieu thereof the word "such" and strike the word "expense."

In section 3, line 13 of the printed bill, being lines 1 and 2, page 9 of the engrossed bill, strike the word "the" and insert in lieu thereof the word "such" and strike the word "expense."

In section 3, line 14 of the printed bill, being line 3, page 9 of the engrossed bill, strike the word "the" first occurring therein, and insert in lieu thereof the word "such" and strike the word "expense."

In section 1, subdivision F, line 101 of the printed bill, being line 9, page 6 of the engrossed bill, strike the words and figures "fifteen hundred dollars (\$1,500.00)" and insert in lieu thereof the words and figures "two thousand dollars (\$2,000.00)."

Add a new section to the engrossed bill, immediately following section 20 as follows:

"Section 21. The foregoing amendment of subdivision 'f' of section 6604-5 shall apply only to permanent partial disabilities resulting from injuries, which injuries shall occur after June 30, 1917."

Amend section 20, line 10, page 22 of the engrossed bill, by striking the word "and" before the figures "6604-40" and insert a comma in lieu thereof, and insert after the figures "6604-40" in line 10 the words "and in section 21."

Strike all of section 19 of the engrossed bill and Insert in lieu thereof the following:

"Section 19. That section 6604-18 of Remington & Ballinger's Annotated Codes and Statutes of Washington be amended to read as follows:

"Section 6604-18. Inasmuch as it has proved impossible in the case of employes engaged in maintenance and operation of railways doing interstate, foreign and intrastate commerce, and in maintenance and construction of their equipment, to separate and distinguish the connection of such employes with interstate or foreign commerce from their connection with intrastate commerce, and such employes have, in fact, received no compensation under this act, the provisions of this act shall not apply to work performed in the maintenance and operation of such railroads or performed in the maintenance or construction of their equipment, or to the employes engaged therein, but nothing herein shall be construed as excluding from the operation of this act railroad construction work, or the employes engaged thereon; Provided, however, That common carriers by railroad engaged in such interstate or foreign commerce and in intrastate commerce shall, in all cases where liability does not exist under the laws of the United States, be liable in damages to any person suffering injury while employed by such carrier, or in case of the death of such employe to his surviving wife and child, or children, and if no surviving wife or child or children, then to the parents, sisters, or minor brothers, residents of the United States at the time of such death and who were dependent upon such deceased for support, to the same extent and subject to the same limitations as the liability now existing, or hereafter created, by the laws of the United States governing recoveries by railroad employes injured while engaged in interstate commerce."

In section 9, line 15 of the printed bill, being line 12, page 16 of the engrossed bill, strike the word "will" and insert in lieu thereof the word "shall."

In section 20, line 7, page 22 of the engrossed bill, insert after the word "into" the words "effect or into."

In section 20, line 10, page 22 of the engrossed bill, before the word "read" insert the word "respectively."

In section 20, line 11, page 22 of the engrossed bill, strike the words "next following the date of" and insert in lieu thereof the words "which is six months later than the calendar month in which occurs."

On page 22 of the engrossed bill, strike section 21, being the emergency section.

F. A. CHASE, Chairman.

We concur in this report: W. Fairchild, E. B. Palmer, O. T. Cornwell, John W. Kleeb, E. J. Cleary, Dr. J. A. Ghent.

On motion of Senator Chase, the report of the committee was adopted. Engrossed House bill No. 117, by Messrs. Reed (Mark E.) and McCoy, was read third time.

Senator Phipps moved to substitute Senate bill No. 22 for engrossed House bill No. 117.

A roll call was demanded on the motion by Senators Phipps, Landon, Nichols, French, Ghent, Boner and Chase.

Senator Taylor moved the previous question, seconded by Senators Landon and French.

The previous question carried.

A call of the Senate was demanded by Senators Nichols, seconded by Senators Brown and Ghent.

The motion carried.

The sergeant-at-arms locked the doors of the Senate.

The secretary called the roll, all members being present, except Senators Davis (Lincoln) and Stevenson, both excused.

The secretary called the roll on the motion by Senator Phipps and it failed to carry by the following vote:

Those voting aye were: Senators Burton, Davis (Walter S.), Fairchild, Faulkner, Groff, Hutchinson, Iverson, Johnson, Jones, Karshner, Landon, Metcalf, Phipps, Smith (Joseph H.)—14.

Those voting nay were: Senators Barnes, Boner, Brand, Brown, Carlyon, Chase, Cleary, Cornwell, Cox, Ferryman, French, Ghent, Hall, Judd, Kleeb, Kuykendall, McMillan, Morthland, Myers, Nichols, Palmer, Smith (A. A.), Steiner, Taylor, Wells, Wray—26.

Those absent or not voting were: Senators Davis (Lincoln), Stevenson —2.

Senator Ghent moved that the call of the Senate be dispensed with.

The motion was withdrawn.

Senator Chase moved to reconsider the vote by which the previous question carried.

The motion carried.

The previous question failed to carry.

Senator Chase moved to amend the bill as follows:

In section 1, strike lines 79 to 95, inclusive, of the printed bill, being lines 2 to 31, inclusive, of page 5 of the original bill, and insert in lieu thereof the following:

There is hereby created in the office of the State Treasurer a fund for each of the classes specified in section 4, to be known and designated as the reserve fund for that class, out of which shall be made the payments specified in this section for all cases of death or permanent total disability arising in that class, including future payments to be made for cases of that character which have heretofore arisen. Into the reserve fund for each class there shall be forthwith placed all unexpended funds, in cash or invested, heretofore set aside for cases in that class. For every case resulting in death or permanent total disability hereafter arising it shall be the duty of the department to forthwith notify the State Treasurer and he shall transfer from the accident fund of the proper class to the reserve fund of that class a sum of money for that case equal to the estimated present cash value of the monthly payments provided for it, to be calculated upon the basis of an annuity covering the payments in this section provided to be made for the case. Such annuities shall be based upon tables to be prepared for that purpose by the State Insurance Commissioner and by him furnished to the State Treasurer, calculated upon standard mortality tables with an interest assumption of four (4) per cent per annum. The State Treasurer shall invest the reserve for each class in either state capitol building bonds or capitol building warrants now outstanding, or in the class of securities provided by law for the investment of the permanent school fund, and the interest or other earnings of the reserve fund of each class shall become a part of the reserve fund itself. As soon as possible after October 1st of each year beginning in the year 1918, the State Insurance Commissioner shall expert the reserve fund of each class to ascertain its standing as of October 1st of that year, and the relation of its outstanding annuities at their then value to the cash on hand or at interest belonging to that fund. He shall promptly report the result of his examination to the State Treasurer. If the report show that there was on said October 1st, in the reserve fund of any class in cash or at interest a greater sum than the then annuity value of the outstanding pension obligations of that class, the surplus shall be forthwith turned over to the accident fund of that class, but if the report show the contrary condition of any class reserve, the deficiency sahll be forthwith made good out of the accident fund of that class. The State Treasurer shall keep accurate account of each class reserve fund and the investment and earnings thereof, and to meet current demands for pension or lump sum payments may, if necessary, make temporary loans to any class reserve fund out of the accident fund for that class, repaying same from the earnings of that reserve fund or from collections of its investments or, if necessary, sales of the same.

Senator Nichols moved an amendment to the amendment by striking the words: "in either state capitol building bonds or capitol building warrants now outstanding" in lines 21 and 22 of the original amendment.

A roll call on the amendment offered by Senator Nichols was demanded by Senators Nichols, Iverson, Burton, Wray, Brown, Chase and Carlyon. The secretary called the roll and the amendment offered by Senator Nichols failed of adoption by the following vote:

Those voting aye were: Senators Brown, Burton, Davis (Walter S.), Fairchild, Ghent, Hall, Iverson, Johnson, Jones, Karshner, Landon, McMillan, Metcalf, Morthland, Myers, Nichols, Smith (A. A.), Smith (Joseph H.), Steiner—19.

Those voting nay were: Senators Barnes, Boner, Brand, Carlyon, Chase, Cleary, Cornwell, Cox, Faulkner, Ferryman, French, Groff, Hutchinson, Judd, Kleeb, Kuykendall, Palmer, Phipps, Taylor, Wells, Wray—21.

Those absent or not voting were: Senators Davis (Lincoln), Stevenson —2.

The motion by Senator Chase carried.

Senator Chase moved to amend the bill as follows:

Amend engrossed House bill No. 117, section 1 of the printed bill, page 3, lines 98 to 104 (the engrossed bill, page 6, lines 5 to 13), as follows:

Strike, beginning with the words "for any" in line 98 of the printed bill, line 5 of the engrossed bill, down to and including the word "maximum," in line 104 of the printed bill, and in line 13 of the engrossed bill, and insert in lieu thereof, the following: "For the permanent partial disabilities here specifically described, the injured workman shall receive compensation as follows:

 Loss of one leg amputated so near the hip that an artificial limb cannot be worn.
 \$2,000 00

 Loss of one leg at or above the knee so that an artificial limb can be worn.
 1,900 00

 Loss of one leg below the knee.
 1,300 00

 Loss of the major arm at or above the elbow.
 1,900 00

 Loss of the major hand at wrist.
 1,600 00

 Loss of one eye by enucliation.
 1,200 00

 Loss of sight of one eye.
 900 00

 Complete loss of hearing in both ears.
 1,900 00

 Complete loss of hearing in one ear.
 500 00

Compensation for any other permanent partial disability shall be in the proportion which the extent of such other disability shall bear to that permanent partial disability above specified which most closely resembles and approximates in degree of disability such other disability, but not in any case to exceed the sum of two thousand dollars (\$2,000.00)."

Senator Nichols moved as an amendment to the amendment offered by Senator Chase, as follows:

To strike the figures "\$2,000.00" and substitute "\$3,000.00" in line 9 of the original amendment, and to strike the figures "\$1,900.00" and substitute "\$2,900.00" in line 11, and strike the figures "\$1,300.00" and substitute "\$2,000.00" in line 12, and strike the figures "\$1,900.00" and substitute "\$2,100.00" in line 13, and strike the figures "\$1,600.00" and substitute "\$2,500.00" in line 14, and strike the figures "\$1,900.00" and substitute "\$2,500.00" in line 16.

A roll call on the amendment to the amendment offered by Senator Nichols was demanded by Senators Nichols, Brown, Taylor, Iverson, Wells, Cleary, Ghent and Carlyon.

The secretary called the roll and the amendment offered by Senator Nichols failed to carry by the following vote:

Those voting aye were: Senators Burton, Davis (Walter S.), Fairchild, Faulkner, Ghent, Hutchinson, Iverson, Johnson, Jones, Judd, Landon, Nichols, Phipps, Smith (Joseph H.), Steiner—15.

Those voting nay were: Senators Barnes, Boner, Brand, Brown. Carlyon, Chase, Cleary, Cornwell, Cox, Ferryman, French, Groff, Hall, Karshner, Kleeb, Kuykendall, McMillan, Metcalf, Morthland, Myers, Palmer, Smith A. A.), Taylor, Wells, Wray—25.

Those absent or not voting were: Senators Davis (Lincoln), Stevenson —2.

The motion by Senator Chase carried.

On motion of Senator Chase, the bill was amended as follows:

In section 1 strike, beginning with the word "four," in line 121 of the printed bill, being line 6 of the engrossed bill, down to and including the figures "(\$4,000.00)" in line 123 of the printed bill, being line 9 of the engrossed bill, and insert in lieu thereof the following: "the value of the annuity then remaining, to be fixed and certified by the State Insurance Commissioner (but in no case to exceed the sum of \$4,000.00)."

Following section 21 add a new section to be numbered section 22, to read as follows:

Sec. 22. That section 6604-7 of Remington & Ballinger's Annotated Codes and Statutes of Washington be amended to read as follows:

Section 6604-7. In case of death or permanent total disability the monthly payment provided may be converted, in whole or in part, into a lump sum payment (not in any case to exceed \$4,000.00) * * * equal or proportionate as the case may be to the value of the annuity then remaining, to be fixed and certified by the State Insurance Commissioner, in which event the monthly payment shall cease in whole or in part accordingly or proportionately. Such conversions may only be made after the happening of the injury and upon the written application of the beneficiary (in case of minor children, the application may be by either parent) to the department, and shall rest in the discretion of the department. Within the rule aforesaid the amount and value of the lump sum payment may be agreed upon between the department and the beneficiary.

Senator Nichols moved to amend the bill in section 1, line 21, of the amendment offered by Senator Chase and adopted by the Senate, being in paragraph (e), by striking the word "or" between the words "bonds" and "capitol" and inserting in lieu thereof the words "issued to take up."

Senator Carlyon moved as a substitute to the motion by Senator Nichols to strike the words "capitol building bonds" in same line.

Senator Carlyon withdrew his motion.

The motion by Senator Nichols carried.

Senator Ghent moved to amend the bīll in section 15, line 23, page 18, of the engrossed bill, by striking the word "contracts" and insert the following: "contract with a physician or hospital or both to provide."

The motion failed to carry.

Senator French moved the previous question, seconded by Senators Cox and Taylor.

The motion carried.

The secretary called the roll on the final passage of engrossed House bill No. 117, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Groff, Hall, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Morthland, Myers, Nichols, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wells, Wray—39.

Voting nay: Senator Ghent-1.

Those absent or not voting were: Senators Davis (Lincoln), Stevenson -2.

When the name of Senator Fairchild was called, he arose, and made the following statement:

"In explaining my vote on House bill No. 117, I wish to say that I do not agree altogether with the provisions of the act, inasmuch as I firmly believe that the indus-

tries of the state should take care of their injured workmen, the same as they take care of their machinery and equipment. I think the business should pay for the loss of the laborer as well as for the equipment, for I believe that the suffering and anguish incident to an injury is all that the workman should contribute towards this fund, and that the fund should be supported entirely by the industries. However, as I realize that this would be the only first aid bill passed, and it is much better than any bill that has been passed at former sessions of the legislature, therefore, I vote aye on the bill, and I wish this to be placed on the records."

When the name of Senator Faulkner was called, he made the following statement:

"Workmen's compensation acts are based on the theory that the industry should bear the burden of caring for its victims. I am not satisfied with this bill as a first aid measure, because it shifts a large part of the burden from the industry to the workman, but intend to vote for it, because I believe it is better than nothing."

When the name of Senator Ghent was called, he stated:

"It was my intention to vote for this bill in its original form, and I would have voted for it if my amendment had carried. The bill now allows laymen to administer as a physician to injured workmen and I believe will work irreparable injury if this bill carries. I vote 'no'."

Senators Davis (Walter S.) and Johnson made the following statements when their names were called:

"I know the votes were all counted before this bill was ever brought before us and there is no use protesting. I am convinced that this bill is not fair to the laboring man. The employer in being freed from liability for injuries under the present law receives more benefit than the law costs him.

"The bill is from the employers, not a compromise, but merely making such concessions as they deem advisable. I have voted for amendments to make it fairer, but they were defeated. I shall not blame the laboring men if they initiate a fairer bill, but as this is the most the legislature will do, and is better than nothing, in my opinion, I vote 'aye'."

On motion of Senator Chase, the title of the engrossed bill was amended as follows:

In line 6 of the engrossed bill, after the figures "6604-5" insert the figures "6604-7" and strike the following: "and declaring that this act is necessary for the immediate preservation of the public health and safety, and support of the existing public institutions of the state, and shall take effect immediately."

There being no objection, the title of the bill, as amended, was ordered to stand as the title of the act.

On motion of Senator Chase, the rules were suspended, and engrossed House bill No. 117 was ordered transmitted to the House immediately.

On motion of Senator French, further proceedings under call of the Senate were dispensed with.

Senator Groff moved that when the Senate adjourn that it adjourn until 11:25 o'clock tomorrow morning.

Senator Palmer moved as a substitute that the Senate adjourn until tomorrow at 10 o'clock in the forenoon.

The substitute motion carried.

Senator Taylor gave notice that at the proper time he would move to reconsider the vote by which House bill No. 111 passed the Senate.

At 5:05 p. m., on motion of Senator Carlyon, the Senate adjourned until tomorrow.

Louis F. Hart, President of the Senate.

FRANK M. DALLAM, JR., Secretary of the Senate.

FORTY-SIXTH DAY.

MORNING SESSION.

SENATE CHAMBER,

OLYMPIA, WASH., Thursday, February 22, 1917.

The Senate was called to order at 10 o'clock a. m. by President Hart, pursuant to adjournment.

Rev. N. M. Temple offered prayer.

The secretary called the roll, all members being present, except Senators Davis (Lincoln) and Stevenson, both excused.

On motion of Senator Iverson, the reading of yesterday's journal was dispensed with, and it was approved.

The secretary read House joint resolution No. 8, by Mr. Reed (M. E.), "Relating to the Red Cross relief fund."

On motion of Sonator Palmor, the rules were suspended, and the resolution read a second time by title.

On motion of Senator Palmer, the rules were further suspended, House joint resolution No. 8 read third time and placed on final passage.

The secretary called the roll on the final passage of House joint resolution No. 8, and it passed the Senate by the following vote:

Those voting aye were: Senators Boner, Brand, Brown, Burton, Carlyon, Chase, Cleary, Cox, Davis (Walter S.), Fairchild, Faulkner, French, Hutchinson, Johnson, Jones, Judd, Karshner, Kleeb, Landon, McMillan, Metcalf, Morthland, Myers, Nichols, Palmer, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wells—29.

Voting nay: Senator Hall-1.

Those absent or not voting were: Senators Barnes, Cornwell, Davis (Lincoln), Ferryman, Ghent, Groff, Iverson, Kuykendall, Phipps, Stevenson, Wray—11.

REPORTS OF STANDING COMMITTEES.

The Committee on State, Granted, School and Tide Lands recommended that Senate bills Nos. 214 and 232 do pass, with certain amendments.

The reports of the committee, together with the bills, were placed on general file.

The Committee on Agriculture recommended that Senate bills Nos. 102 and 204 do pass, with certain amendments.

The reports of the committee, together with the bills, were placed on general file.

The Committee on Rural Credits and Agricultural Development recommended that Senate bill No. 321 do pass, with certain amendments.

The report of the committee, together with the bill, was placed on general file.

The Committee on Judiciary recommended that Senate bill No. 224 do pass, with certain amendments.

The report of the committee, together with the bill, was placed on general file.

The Committee on Elections and Privileges recommended that Senate bill No. 320 do pass, with certain amendments.

The report of the committee, together with the bill, was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., February 21, 1917.

MR. PRESIDENT:

Your Committee on Enrolled Bills, to whom was referred enrolled Senate concurrent resolution No. 10, "Relating to a return ball by the legislature to the citizens of Olympia," have compared same with the original resolution and find it correctly enrolled.

Respectfully submitted,

A. E. Judd. Chairman.

We concur in this report: W. Fairchild, W. V. Wells.

SENATE CHAMBER, OLYMPIA, WASH., February 21, 1917.

MR. PRESIDENT:

Your Committee on Engrossed Bills, to whom was referred engrossed Senate bill No. 157, entitled "An act relating to the crime of murder and the punishment therefor, and amending section 2392 of Remington & Ballinger's Codes and Statutes of Washington," have compared same with the original bill and find it correctly engrossed.

Respectfully submitted.

JAMES BURTON, Chairman.

We concur in this report: E. Ben Johnson, J. H. Ferryman.

SENATE CHAMBER, OLYMPIA, WASH., February 22, 1917.

MR. PRESIDENT:

We, your Committee on Judiciary, to whom was referred Senate bill No. 178, entitled "An act relating to insurance and giving to a surety the benefit of a stay of execution upon judgment, and amending socition 6059-196 of Remington & Ballinger's Annotated Codes and Statutes of Washington," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

E. E. Boner, Chairman.

We concur in this report: James Burton, F. A. Chase, E. B. Palmer, D. V. Morthland, E. Ben Johnson, Dan Landon, Ralph Metcalf, J. W. Faulkner.

On motion of Senator Boner, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., February 22, 1917.

Mr. President:

We, your Committee on Judiciary, to whom was referred Senate bill No. 274, entitled "An act relating to the taxation of inheritances and amending section 9199 of Remington & Ballinger's Annotated Codes and Statutes of Washington," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

We concur in this report: James Burton, F. A. Chase, E. B. Palmer, D. V. Morthland, Joseph H. Smith, J. W. Faulkner, Ralph Metcalf.

On motion of Senator Boner, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., February 22, 1917.

MR. PRESIDENT:

We, your Committee on Judiciary, to whom was referred Senate bill No. 216, entitled "An act relating to the commitment of girls to the State School for Girls, and amending section 4386 of Remington & Ballinger's Annotated Codes and Statutes of Washington," have had the same under consideration, and we respectfully report the same back to the Senate with the recommondation that it do page.

E. E. BONER, Chairman.

We concur in this report: James Burton, F. A. Chase, E. B. Palmer, D. V. Morthland, J. W. Faulkner, Joseph H. Smith, E. Ben Johnson, Ralph Metcalf.

On motion of Senator Boner, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., February 22, 1917.

MR. PRESIDENT:

We, your Committee on Judiciary, to whom was referred Senate bill No. 215, entitled "An act to correct an error in a deed executed and delivered to the State of Washington, and to convey the land therein described to Seattle School District No. 1," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

We concur in this report: James Burton, F. A. Chase, E. B. Palmer, D. V. Morthland, Joseph H. Smith, E. Ben Johnson, Ralph Metcalf, J. W. Faulkner.

On motion of Senator Boner, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., February 21, 1917.

MR. PRESIDENT :

We, your Committee on Roads and Bridges, to whom was referred engrossed House bill No. 90, entitled "An act relating to the expenditure of revenues levied and collocted for road and bridge purposes and amending sections 5590-2 and 5590-3 of Remington & Ballinger's Annotated Codes and Statutes of Washington," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

RALPH D. NICHOLS, Chairman.

We concur in this report: A. A. Smith, Ed Brown, P. H. Carlyon, Harve H. Phipps, A. E. Judd, John W. Kleeb, H. D. Taylor.

On motion of Senator Nichols, the roport of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., February 21, 1917.

MR. PRESIDENT:

We, your Committee on Roads and Bridges, to whom was referred Senate bill No. 265, entitled "An act relating to and regulating common carriers of passengers upon public streets, roads and highways, and amending sections 2 and 1 of chapter 57 of the Laws of 1915," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

RALPH D. NICHOLS, Chairman.

We concur in this report: A. A. Smith, Ed Brown, P. H. Carlyon, Harve H. Phipps, A. E. Judd, John W. Kleeb, H. D. Taylor.

On motion of Senator Nichols, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., February 21, 1917.

MR. PRESIDENT:

We, your Committee on Commerce and Manufactures, to whom was referred Scnate bill No. 81, entitled "An act relating to the business of auctioneers outside the limits of incorporated cities or towns in the State of Washington," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it be indefinitely postponed.

John W. Kleeb, Chairman.

We concur in this report: E. B. Palmer, Chas. E. Myers.

On motion of Senator Palmer, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., February 21, 1917.

Mr. President:

We, your Committee on Dikes, Drains and Ditches, to whom was referred Senate hill No. 1.49, entitled "An act relating to the establishment of diking improvement die tricts and of drainage improvement districts, and providing for the consolidation thereof; providing for the construction, maintonance and extension of diking and drainage systems; the method of apportioning, assessing and reassessing the costs thereof against lands benefited thereby, and the collection of such assessments; providing for the disposal of waters developed by drainage systems; providing ponalties for the damaging of diking and drainage improvements and amending sections 4226-1, 4226-2, 4226-3, 4226-4, 4226-6, 4226-17, 4226-8, 4226-10, 4226-13, 4226-16, 4226-17.

4226-19, 4226-20, 4226-22, 4226-23, 4226-24, 4226-25, 4226-26, 4226-30, 4226-31, 4226-32, 4226-33, 4226-34, 4226-35, 4226-37 of Remington & Ballinger's Annotated Codes and Statutes of Washington," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that substitute Senate bill No. 149 be substituted therefor, and that it do pass. W. V. Wells, Chairman.

We concur in this report: D. V. Morthland, John M. Kleeb.

On motion of Senator Wells, the report of the committee was adopted.

SENATE CHAMBER,

MR. PRESIDENT:

OLYMPIA, WASH., February 21, 1917.

We, your Committee on Labor and Labor Statistics, to whom was referred Senate bill No. 123, entitled "An act to regulate the practice of barbering, and licensing of persons to carry on such practice, and providing punishment for its violations, to provide for a board of examiners and define its duties, and to repeal all existing laws in relation thereto," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it go to general file and be considered with Senate bill No. 200.

W. FARCHILD, Chairman.

We concur in this report: Ed Brown, John W. Kleeb, F. G. Barnes.

On motion of Senator Fairchild, the report of the committee was adopted.

SENATE CHAMBER,

MR. PRESIDENT:

OLYMPIA, WASH., February 21, 1917.

We, your Committee on State, Granted, School and Tide Lands, to whom was referred House bill No. 166, entitled "An act providing for the leasing of the southeast quarter and the southwest quarter of socition 36, township 18 north, range 10 west of the Willamette Meridian for public park and boulevard purposes, and reserving such lands and the timber thereon from sale or lease for other purposes," have had the same under consideration, and we respectfully report the same back to the Sénate with the recommendation that it do pass.

W. V. Wells, Chairman.

We concur in this report: E. B. Palmer, Chas. E. Myers, E. E. Boner, Peter Iverson, C. R. McMillan.

On motion of Senator Wells, the report of the committee was adopted.

SENATE CHAMBER,

MR. PRESIDENT:

OLYMPIA, WASH., February 21, 1917.

We, your Committee on Medicine, Dentistry, Surgery and Hygiene, to whom was referred engrossed House bill No. 150, entitled "An act relating to the practice of medicine, surgery and osteopathy, and amending section 8397 of Remington & Ballinger's Annotated Codes and Statutes of Washington," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

DR. J. A. GHENT, Chairman.

We concur in this report: W. W. Brand, Harve H. Phipps, W. M. Karshner, D. H. Cox.

On motion of Senator Ghent, the report of the committee was adopted.

SENATE CHAMBER,

MR. PRESIDENT:

OLYMPIA, WASH., February 21, 1917.

We, your Committee on Counties and County Boundaries, to whom was referred Senate bill No. 323, entitled "An act authorizing counties to convey lands held for county purposes under grant from the United States," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

E. L. French, Chairman.

We concur in this report: J. W. Faulkner, Oliver Hall, Dan Landon.

On motion of Senator French, the report of the committee was adopted.

SENATE CHAMBER,

MR. PRESIDENT:

OLYMPIA, WASH., February 21, 1917.

We, your Committee on Counties and County Boundaries, to whom was referred Senate bill No. 322, entitled "An act authorizing cities and towns in the State of Washington to grant to the board of county commissioners of any county in this state joining in the construction or operation of any interstate bridge, or to any other public

authority of this state, joining in the operation of any such interstate bridge, a part of which or the approaches thereto are within any such city or town, the right to lay and maintain street car tracks over such portions of the streets constituting the approaches to such interstate bridge or used in connection thorowith, and conforring upon such public authorities the right to control the use of such railway tracks and to grant the right to use the same to persons, municipalities or corporations operating over such interstate bridge or other street car companies operating over such tracks," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

E. L. Frence, Chairman.

We concur in this report: J. W. Faulkner, Oliver Hall, Dan Landon.

On motion of Senator French, the report of the committee was adopted.

The secretary read:

SENATE RESOLUTION.

By Senator Phipps:

Resolved, That the president of the Senate appoint a committee of three senators for the purpose of laying out plans and making recommendations for the organization of Senate employees at the next session of the legislature, said recommendations to be based solely on efficiency and economy and made for the purpose of eliminating all duplication and unnecessary help and expense.

James Burton, Guy B. Groff, Ed Brown, H. D. Taylor, William Wray, Frank A. Chase, W. V. Wells, W. S. Davis, W. Fairchild, Peter Iverson, E. J. Cleary, E. E. Boner, John W. Kleeb, E. V. Kuykendall, D. H. Cox, Jesse S. Jones, Ralph Metcalf, D. V. Morthland, Chas. E. Myers, J. W. Faulkner, J. H. Ferryman, W. M. Karshner, A. E. Judd, Joseph H. Smith, R. A. Hutchinson, C. R. McMillan, A. A. Smith, O. T. Cornwell, Ed Brown, G. E. Steiner, E. L. French, P. H. Carlyon, Ralph D. Nichols, E. Ben Johnson.

On motion of Senator Phipps, the resolution was adopted.

The secretary read:

MESSAGES FROM THE SECRETARY OF STATE.

DEPARTMENT OF STATE, OFFICE OF THE SECRETARY, OLYMPIA, February 20, 1917.

To the Honorable President of the Senate, Olympia, Washington.

SIR: I have the honor to transmit, herewith, a certified copy of concurrent resolution by the Senate and House of Representatives of the thirty-sixth general assembly of the State of Iowa, recommending an amendment to the constitution of the United States concerning polygamy, which was received by this department after the adjournment of the fourteenth legislative session, and is

Respectfully submitted,

I. M. HOWELL, Secretary of State.

DEPARTMENT OF STATE, OFFICE OF THE SECRETARY, OLYMPIA, February 20, 1917.

To the Honorable President of the Senate, Olympia, Washington.

SR: I have the honor to transmit, herewith, certified copy of concurrent resolution of the general assembly of the State of South Carolina, with reference to polygamy, which was received by this department after the adjournment of the fourteenth session, and is

Respectfully submitted,

I. M. HOWELL, Secretary of State.

DEPARTMENT OF STATE, OFFICE OF THE SECRETARY, OLYMPIA, February 20, 1917.

To the Honorable President of the Senate, Olympia, Washington.

Sm: I have the honor to submit, herewith, cortified copy of Senate joint memorial No. 1 of the State of Utah, a petition for the enactment by the Congress of the United States of House resolution No. 15,869, introduced by Mr. Foster, which was received by this department after the adjournment of the fourteenth legislative session, and is Respectfully submitted.

I. M. HOWELL, Secretary of State.

The secretary read the concurrent resolutions from the states of South Carolina and Iowa relative to marriage and polygamy.

On motion of Senator Davis (W. S.), the resolutions were referred to the Committee on Public Morals.

The secretary read Senate joint memorial No. 1, from the state legislature of Utah, relative to the enactment by Congress of certain mining laws.

MESSAGES TO THE SENATE.

MR. PRESIDENT:

House of Representatives, Olympia, Wash., February 21, 1917.

The House has passed engrossed House bill No. 159, entitled "An act relating to domestic corporations and amending section 3705 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, substitute House bill No. 38, entitled "An act changing the name of 'The State Institution for Feeble Minded' to "The State Custodial School;"

Also, substitute House bill No. 72, entitled "An act relating to electric construction and amending section 4976-3 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, House bill No. 189, entitled "An act relating to education and the powers of directors of school districts of the first class, and providing for the establishment of nurseries;"

Also, House bill No. 77, entitled "An act providing for the payment of interest on warrants drawn on state shore land and improvement fund, in payment of construction of Lake Washington Canal, and making an appropriation therefor."

And the same are herewith transmitted.

C. R. MAYBURY, Chief Clerk.

INTRODUCTION OF BILLS.

Substitute Senate bill No. 149, by Committee on Dikes, Drains and Ditches, entitled "An act relating to the improvement of lands and other property by diking and drainage and the establishing and consolidation of improvement districts for such purpose; providing for the construction, maintenance and extension of diking and drainage systems; the method of apportioning, assessing and reassessing the costs thereof against lands and other property benefited thereby, and the collection of such assessments; providing for the disposal of waters developed by drainage systems; providing penalties for the damaging of diking and drainage improvements; amending sections 4226-1, 4226-2, 4226-3, 4226-4, 4226-6, 4226-7, 4226-8, 4226-9, 4226-10, 4226-13, 4226-16, 4226-17, 4226-18, 4226-19, 4226-20, 4226-22, 4226-23, 4226-24, 4226-25, 4226-26, 4226-30, 4226-31, 4226-32, 4226-33, 4226-34, 4226-35 and 4226-37 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Wells, the rules were suspended, the bill was read the second time by title, ordered printed and placed on general file.

Substitute House bill No. 38, by Mr. Kelly (A. A.), entitled "An act changing the name of 'The State Institution for Feeble Minded' to 'The State Custodial School.'"

The bill was read the first time, and on motion of Senator Hutchinson, the rules were suspended, the bill was read the second time by title, and referred to the Committee on State Charitable Institutions.

Substitute House bill No. 72, by Committee on Public Utilities, entitled "An act relating to electric construction, and amending section 4976-3 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Jones, the rules were suspended, the bill was read the second time by title, and referred to the Committee on Public Utilities.

House bill No. 189, by Mr. Zednick, entitled "An act relating to education and the powers of directors of school districts of the first class, and providing for the establishment of nurseries."

The bill was read the first time, and on motion of Senator Cornwell, the rules were suspended, the bill was read the second time by title, and referred to the Committee on Education.

Engrossed House bill No. 77, by Mr. Hull, entitled "An act providing for the payment of interest on warrants drawn on the state shore land improvement fund in payment of the construction of the Lake Washington canal in King county, Washington, and making an appropriation therefor."

The bill was read the first time, and on motion of Senator French, the rules were suspended, the bill was read the second time by title, and referred to the Committee on Appropriations.

Engrossed House bill No. 159, by Mr. Hart, entitled "An act relating to domestic corporations, and amending section 3705 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Boner, the rules were suspended, the bill was read the second time by title, and referred to the Committee on Judiciary.

Senator Palmer was excused from attendance at Friday and Saturday sessions.

Senator Palmor moved that when the joint session dissolves the Scnatc take a recess until 2 o'clock this afternoon.

The motion carried.

GENERAL FILE.

Senate bill No. 142, by Senators Palmer and Wray, entitled "An act to amend section 8983 of Remington & Ballinger's Annotated Codes and Statutes of Washington, relating to salaries of court bailiffs," was read third time

On motion of Senator Metcalf, the bill was amended in line 9 of the original bill by striking the words "two hundred and fifty" and substituting therefor the words "one hundred."

Representative Ina P. Williams was escorted to a seat beside the president.

Sonator Hutchinson moved to amond the bill by striking the words and figures "one hundred (\$100)" and substituting in lieu thereof the words and figures "eighty (\$80)" in line 11 of the original bill.

Senator French moved the previous question, seconded by Senators Brown and Smith (J. H.).

The motion carried.

At 11:30 a.m. the sergeant-at-arms of the House announced that the House was ready to receive the Senate in joint session.

On motion of Sonator Carlyon, the Sonate repaired to the House to meet the House in joint session to welcome home the national guard.

JOINT SESSION.

The sergeant-at-arms of the House announced the arrival of the Senate, and the Senators were invited by the speaker to seats within the bar of the House, and the president *pro tem.*, Senator Niehols, to a seat at the speaker's desk.

The speaker announced that the joint session was hold for the purpose of welcoming home the members of the national guard from the Mexican border.

The members of the national guard were invited to seats within the bar of the House.

The speaker appointed Senator Groff and Mr. Gauntlett a committee to wait upon the commander in chief of the national guard, Governor Lister, and inform him that the joint session awaited his pleasure.

Governor Lister appeared before the joint session and delivered an address welcoming home the members of the national guard, and thanked them for their response to the colors in time of need.

Captains Palmer and Jackson, on behalf of the members of the national guard, thanked the Governor and the legislative members for the courtesies extended to them.

At 12:15 p. m., on motion of Senator Groff, the joint session dissolved.

AFTERNOON SESSION.

The Senate was called to order at 2 o'clock p. m. by President Hart. The Senate resumed consideration of Senate bill No. 142.

A roll call on the motion by Senator Hutchinson to strike the figures "\$100" and substitute "\$80" was demanded by Senators Brown, Hutchinson, Nichols, Iverson, Burton, Chase and Palmer.

The secretary called the roll, and the motion failed to carry by the following vote:

Those voting aye were: Senators Brown, Burton, Cox, Davis (W. S.), Faulkner, Hutchinson, Iverson, Judd, Karshner, McMillan, Nichols—11.

Those voting nay were: Senators Barnes, Boner, Brand, Carlyon, Chase, Cleary, Cornwell, Fairchild, Ferryman, French, Groff, Hall, Jones, Kleeb, Kuykendall, Landon, Metcalf, Morthland, Myers, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Taylor, Wells, Wray—26.

Those absent or not voting were: Senators Davis (Lincoln), Ghent, Johnson, Steiner, Stevenson—5:

The secretary called the roll on the final passage of Senate bill No. 142, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Groff, Hall, Jones, Kleeb, Kuykendall, Landon, Metcalf, Morthland, Myers, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Taylor, Wells, Wray—29.

Those voting nay were: Senators Brown, Burton, Hutchinson, Iverson, Judd, Karshner, McMillan, Nichols—8.

Those absent or not voting were: Senators Davis (Lincoln), Ghent, Johnson, Steiner, Stevenson—5.

When the name of Senator Iverson was called, he made the following statement:

"In voting on this bill I am called on to decide a matter which only involves the larger counties and not the whole state. This job referred to in this bill usually fol lows a political pull. If it involved a principle of raising the wages of common workers I would vote for it. But as it only involves a political job I vote 'no.'"

. There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Palmer, substitute House bill No. 26 was substituted for Senate bill No. 172, the next bill on today's calendar.

Substitute House bill No. 26, by Messrs. Hastings and Zednick, entitled "An act permitting county and city officers to close their respective offices at twelve o'clock noon on Saturdays, and amending section 3863 of Remington & Ballinger's Annotated Codes and Statutes of Washington," was read third time.

The secretary called the roll on the final passage of substitute House bill No. 26, and it passed the Senate by the following vote:

Those voting aye were: Senators Boner, Brand, Brown, Burton, Carlyon, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Hall, Jones, Judd, Kleeb, Kuykendall, Landon, Metcalf, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Wray—26.

Those voting nay were: Senators Barnes, Hutchinson, Karshner, Mc-Millan-4.

Those absent or not voting were: Senators Chase, Davis (Lincoln), Ghent, Groff, Iverson, Johnson, Morthland, Myers, Nichols, Stevenson, Taylor, Wells—12.

There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Palmer, the rules were suspended, and substitute House bill No. 26 ordered transmitted to the House immediately.

On motion of Senator Iverson, Senate bill No. 287 was made a special order for consideration at 3 o'clock tomorrow afternoon.

Substitute Senate bill No. 52, by Judiciary Committee, entitled "An act to establish a code of probate law and procedure, including the making and probating of wills, administration of estates of deceased persons; appointment of guardians of the persons and estates of minors, insane and mentally incompetent persons and administering their estates and providing penalties for the violation of certain provisions of this act, and repealing, sections 1278 to 1340, both inclusive, sections 1372 to 1692, both inclusive, and sections 1694 and 1320-1 of Remington & Ballinger's Annotated Codes and Statutes of Washington, and section 1693 of Remington & Ballinger's Annotated Codes and Statutes of Washington in part, and all other laws or parts of laws in conflict therewith," was read third time.

Sonator Taylor moved to reconsider the vote by which engressed House bill No. 111 passed the Senate at yesterday's session.

The motion carried.

Senator Karshner moved to amend the bill by striking the word "fifty" in line 7 of the engressed bill and substitute in lieu thereof the word "forty."

Senator Landon moved to re-refer the bill to the Committee on Public Revenue and Taxation.

Senator Landon withdrew his motion.

The motion by Senator Karshner carried.

On motion of Senator Taylor, the bill was amended by striking section 2 of the engrossed bill.

The secretary called the roll on the final passage of engrossed House bill No. 111, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Brown, Burton, Cox, Davis (Walter S), Fairchild, Ferryman, Groff, Hall, Hutchinson, Johnson, Jones, Judd, Karshner, Kleeb, Landon, McMillan, Metcalf, Morthland, Myers, Nichols, Taylor, Wells, Wray—23.

Those voting nay were: Senators Barnes, Brand, Carlyon, Chase, Cleary, Cornwell, Faulkner, Iverson, Palmer, Smith (J. H.), Steiner—11.

Those absent or not voting were: Senators Boner, Davis (Lincoln), French, Ghent, Kuykendall, Phipps, Smith (A. A.), Stevenson—8.

There being no objection, the title of the bill was ordered to stand as the title of the act.

The Senate resumed consideration of substitute Senate bill No. 52.

Senator Phipps moved to amend the bill as follows:

Add to the end of section 161 the following: "If the executor or administrator has been discharged without having legally closed the estate, or without having legally obtained an adjudication as to the heirs, or without having legally procured a decree of distribution or final settlement the court may in its discretion upon petition of any person interested, cause all such steps to be taken in such estate as were omitted or defective."

The motion carried.

Senator Chase moved to amend the bill in section 87, line 1 of the section, by striking the word "corporation."

The motion failed to carry.

On motion of Senator Boner, the bill was amended by adding to the end of section 7 the following: "No real estate shall be devised by nuncupative will."

On motion of Senator Landon, section 158 was amended by adding to the end thereof the following: "which sum will not exceed for both the executor or administrator and attorney fee, 5% of the valuation of the estate."

The bill was amended on motion of Senator Landon, by adding to the end of section 216 the following: "which sum will not exceed for both the guardian and attorney fee, 5% of the valuation of the cotato."

On motion of Senator Steiner, the bill was amended in section 95, page 29, line 11, of the substitute bill, by striking the words "and such further compensation as the court may direct," and in section 102, after the word "of," line 2, being the first "of" in said section, insert the following: "having in his possession or."

Senator Hutchinson moved to amend the bill by adding to the end of section 36 the following: "except where there is no legal will produced within one year from the date of the death of the deceased."

The motion failed to carry.

Senator Steiner moved to amend the bill in section 103, page 32, line 10, of the substitute bill, by striking the figures "\$3,000.00" and substituting in lieu thereof the figures "\$2,000.00."

The motion failed to carry.

Senator Steiner moved to amend the bill in section 107, page 34, line 10, of the substitute bill, by striking the word "four" and substituting in lieu thereof the word "six."

The motion carried.

Senator Steiner moved to further amend the bill in section 107, page 35, line 2, of the substitute bill, by striking the word "three" and substituting in lieu thereof the word "four."

The motion failed to carry.

Senator Smith (J. H.) moved to reconsider the vote by which the amendments offered by Senator Landon and adopted, in sections 158 and 216, carried.

Senator Taylor moved to lay the motion to reconsider on the table.

The motion to lay on the table failed to carry.

The motion to reconsider carried.

Senator Carlyon moved to adjourn.

The motion failed to carry.

Senator French, seconded by Senators Kleeb and Taylor, moved the previous question.

The previous question carried.

The motion by Senator Landon to amend sections 158 and 216 failed to carry.

The secretary called the roll on the final passage of substitute Senate bill No. 52, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Chase, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Groff, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Metcalf, Morthland, Myers, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Wells, Wray—30.

Those voting nay were: Senators Cleary, Cox, Hall, Hutchinson, Landon, McMillan, Nichols, Taylor—8.

Those absent or not voting were: Senators Cornwell, Davis (Lincoln), Ghent, Stevenson-4.

When the name of Senator Iverson was called, he made the following statement:

"This contains 34 pages of closely printed matter. I will admit that in the short time at our disposal to consider this bill, I am unable to grasp all its provisions. Some able and honored attorneys in this legislature have worked on this bill for weeks. I feel duty bound to take their words for its fairness. I vote 'aye.'"

There being no objection, the title of the bill was ordered to stand as the title of the act.

Sonator Steiner gave notice that he voted age in order that at the proper time he could move to reconsider the vote by which substitute Senate bill No. 52 passed the Senate.

Senator Smith (J. H.) moved that the rules be suspended, and that he be permitted to immediately move the reconsideration of the vote by which substitute Senate bill No. 52 passed the Senate.

The motion carried.

Senator Smith (J. H.) moved to reconsider the vote by which substitute Senate bill No. 52 passed the Senate.

The motion to reconsider failed to carry.

On motion of Senator Wray, the Senate returned to the order of business.

REPORTS OF STANDING COMMITTEES.

The Committee on Banks and Banking recommended that Senate bill No. 94 do pass, with certain amendments.

The report of the committee, together with the bill, was placed on general file.

The Committee on Educational Institutions recommended that Senate bill No. 71 do pass, with certain amendments.

The report of the committee, together with the bill, was placed on general file.

The Committee on Insurance recommended that Senate bill No. 80 do pass, with certain amendments.

The report of the committee, together with the bill, was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., February 22, 1917.

MR. PRESIDENT:

We, your Committee on Corporations other than Municipal, to whom was referred Schate bill No. 310, entitled "An act relating to the election of trustees of corporations," have had the same under consideration, and we respectfully report the same back to the Schate with the recommendation that it be indefinitely postponed.

E. B. PALMER, Chairman.

We concur in this report: Guy B. Groff, H. D. Taylor.

On motion of Senator Palmer, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., February 22, 1917.

MR. PRESIDENT:

We, your Committee on Corporations other than Municipal, to whom was referred Senate bill No. 264, entitled "An act defining the crime of climinal syndicalism and prescribing punishment therefor," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

E. B. PALMER, Chairman.

We concur in this report: Guy B. Groff, H. D. Taylor.

On motion of Senator Palmer, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., February 22, 1917.

MR. PRESIDENT:

We, your Committee on Corporations other than Municipal, to whom was referred Senate bill No. 253, entitled "An act relating to the vacation of streets and alleys in cemeteries, and providing for the sale of the vacated portions thereof for cemetery purposes," have had the same under consideration, and we respectfully report the same back to the Senate with the recommindation that it do pass.

E. B. PALMER, Chairman.

We concur in this report: Guy B. Groff, H. D. Taylor.

On motion of Senator Palmer, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., February 21, 1917.

MR. PRESIDENT:

We, your Committee on Dikes, Drains and Ditches, to whom was referred Senate bill No. 307, entitled "An act to amend section 4155, Remington & Ballinger's Annotated Codes and Statutes of Washington, relating to the assessment and taxation

of proporty bonofited by the construction and maintenance of systems of drainage, and providing for the cost of construction thereof, and maintenance of systems of drainage, providing for assessments according to benefits, and validating warrants heretofore issued for such purposes," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that substitute Senate bill No. 307 be substituted therefor, and that it do pass.

W. V. Wells, Chairman.

We concur in this report: John W. Kleeb, D. V. Morthland.

On motion of Senator Wells, the report of the committee was adopted.

MESSAGES TO THE SENATE.

House of Representatives, Olympia, Wash., February 22, 1917.

MR. PRESIDENT:

The House has passed engrossed Senate bill No. 38, entitled "An act relating to and making an appropriation for the public service commission and declaring an emergency;"

Also, Senate bill No. 201, entitled "An act relating to the practice of medicine and surgery; amending sections 8386, 8387, 8388, 8391, 8392, 8395, 8396, 8397, 8400, 8402, 8403 and 8405 of Remington & Ballinger's Annotated Codes and Statutes of Washington; and repealing sections 8389 and 8406 of Remington & Ballinger's Annotated Codes and Statutes of Washington; and declaring that this act shall take effect immediately;"

Also, Senate bill No. 64, ontitled "An act relating to forests and forest fires and amending sections 5277 7, 5277 9 and 5277-16 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, Senate bill No. 186, entitled "An act relating to trials in criminal actions, and providing for the drawing, retaining and selection of alternate jurors, and providing when this act shall take effect." With the following amendments:

Amend the title. Strike from the title "And providing when this act shall take effect." Amend by striking "section 2."

Also, the House has passed engrossed Senate bill No. 152, entitled "An act relating to and regulating the operations of coal mining, providing for the inspection thereof and limiting the hours of labor therein, creating a state mine inspection de partment and prescribing the qualifications and duties of inspectors; prescribing the qualifications and duties of certain officials and employes in coal mines, fixing penalties for violation of this act and repealing all acts relating to coal mines and the inspector of mines in the State of Washington," with the following amendments:

In line 8 of section 198 after the word "blasting" insert "Provided however, That where mining machines are used holes may be drilled to the depth of the cut."

Amend section 221, line 9 after the word "or" strike out "at option of the operator thereof."

Amend by adding to section 221 the following: "Provided, That all such operators of prospects and places herein in this section referred to shall make the reports to the state mine inspector as are required to be made by other mines and mine operators under the provisions of this act."

And the same are herewith transmitted. C. R. MAYBURY, Chief Clerk.

The president signed enrolled Senate concurrent resolution No. 10.

Senator Taylor moved that the Senate concur in the House amendments to Senate bill No. 152.

The secretary called the roll, and the Senate concurred in the House amendments to Senate bill No. 152 by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Groff, Hall, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Morthland, Myers,

Nichols, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wells, Wray—38.

Those absent or not voting were: Senators Chase, Davis (Lincoln), Ghent, Stevenson—4.

Senator Wray moved that the Senate do not concur in the House amendments to Senate bill No. 136, and that the House be requested to recede from its amendments.

The motion carried.

At 5:50 p. m., on motion of Senator Jones, the Senate adjourned until tomorrow morning.

Louis F. Hart, President of the Senate.

FRANK M. DALLAM, JR., Secretary of the Senate.

FORTY-SEVENTH DAY.

MORNING SESSION.

SENATE CHAMBER OLYMPIA, WASH., Friday, February 23, 1917.

The Senate was called to order at 10 o'clock a.m. by President Hart, pursuant to adjournment.

Rev. N. M. Temple offered prayer.

The secretary called the roll, all members being present, except Senators Davis (Lincoln), Palmer and Stevenson, all excused.

On motion of Senator Chase, the reading of yesterday's journal was dispensed with, and it was approved.

REPORTS OF STANDING COMMITTEES.

The Committee on Appropriations recommended that amended Senate bill No. 120 do pass, with certain amendments.

The report of the committee, together with the bill, was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., February 22, 1917.

MR. PRESIDENT:

We, your Committee on Education, to whom was referred House bill No. 189, ontitled "An act relating to education and the powers of directors of school districts of the first class, and providing for the establishment of nurseries," have had the same under consideration, and we respectfully report the same back to the Schale with the recommendation that it do pass.

O. T. Cornwell, Chairman.

We concur in this report: John W. Kleeb, Dan Landon, Oliver Hall.

On motion of Senator Cornwell, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., February 22, 1917.

MR. PRESIDENT:

We, your Committee on Education, to whom was referred Senate bill No. 33, entitled "An act defining school districts of the first class, and amending section 4416 of Remington & Ballinger's Annotated Codes and Statutes of Washington," have had the

same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do not pass.

O. T. CORNWELL, Chairman.

We concur in this report: John W. Kleeb, Dan Landon, Oliver Hall.

On motion of Senator Cornwell, Senate bill No. 33 was indefinitely postponed.

SENATE CHAMBER, OLYMPIA, WASH., February 22, 1917.

MR. PRESIDENT:

We, your Committee on Military, to whom was referred Senate bill No. 181, entitled "An act relating to the construction, equipment and furnishing of an armory for the use of the National Guard of Washington, at Everett; appropriating money from the military fund therefor, creating a commission to superintend the construction, equipment and furnishing of said armory, and authorizing the promulgation of rules and regulations for the government thereof," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it be re-referred to the Appropriation Committee.

Lincoln Davis, Chairman.

We concur in this report: Guy B. Groff, Ralph Metcalf.

On motion of Senator Davis (Lincoln), the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., February 23, 1917.

Mr. President:

We, your Committee on Rules and Joint Rules, to whom was referred Senate bill No. 185, by Senator Metcalf, entitled "An act providing for the organization, management, and administration of co-operative credit associations," etc., have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it be re-referred to the Committee on Appropriations.

LOUIS F. HART, Chairman,

We concur in this report: Jesse S. Jones, P. H. Carlyon, Guy B. Groff, C. R. Mc-Millan, E. L. French, Oliver Hall.

On motion of Senator Taylor, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., February 23, 1917.

MR. PRESIDENT:

We, your Committee on Rules and Joint Rules, to whom was referred Senate bill No. 223 by Senator Metcalf, entitled "An act relating to the production and marketing of farm products, creating the office of director of farm markets, etc.," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it be re-referred to the Committee on Appropriations.

Louis F. HART, Chairman.

We concur in this report: Jesse S. Jones, P. H. Carlyon, Guy B. Groff, C. R. Mc-Millan, E. L. French, Oliver Hall.

On motion of Senator Taylor, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., February 23, 1917.

MR. PRESIDENT:

We, your Committee on Rules and Joint Rules, to whom was referred Senate bill No. 37, by Senators Cox and Cornwell, entitled "An act relating to the construction, equipment and furnishing of an armory for the use of the National Guard of Washington at Walla, and appropriating money for the military fund therefor," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it be re-referred to the Committee on Appropriations.

Louis F. Hart, Chairman.

We concur in this report: Jesse S. Jones, P. H. Carlyon, Guy B. Groff, C. R. Mc-Millan, E. L. French, Oliver Hall.

On motion of Senator Taylor, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., February 22, 1917.

Mr. President:

We, your Committee on Insurance, to whom was referred Senate bill No. 282, entitled "An act relating to insurance and amending section 6059-39 of Remington & Ballinger's Annotated Codes and Statutes of Washington," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

JOSEPH H. SMITH, Chairman.

We concur in this report: James Burton, D. H. Cox.

On motion of Senator Smith (J. H.), the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., February 22, 1917.

MR. PRESIDENT:

We, your Committee on Municipal Corporations, to whom was referred House bill No. 180, entitled "An act relating to levies, taxes and funds of cities of the third class and amending section 1 of chapter 186 of the Laws of 1915," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

O. T. Cornwell, Chairman.

We concur in this report: P. H. Carlyon, James Burton, Oliver Hall.

On motion of Senator Cornwell, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., February 22, 1917.

MR. PRESIDENT:

We, your Committee on Municipal Corporations, to whom was referred Senate bill No. 164, entitled "An act relating to water districts and amending sections 9510-15 and 9510-19 of Remington & Ballinger's Annotated Codes and Statutes of Washington," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass. O. T. CORNWELL, Chairman.

We concur in this report: P. H. Carlyon, James Burton, Oliver Hall.

On motion of Senator Cornwell, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., February 22, 1917.

MR. PRESIDENT:

We, your Committee on Education, to whom was referred Senate bill No. 211, entitled "An act relating to school elections, and amending sections 4660 and 4661 of Remington & Ballinger's Annotated Codes and Statutes of Washington," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

O. T. Cornwell, Chairman.

We concur in this report: John W. Kleeb, Dan Landon, Oliver Hall.

On motion of Senator Cornwell, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., February 22, 1917.

MR. PRESIDENT:

We, your Committee on Education, to whom was referred Senate bill No. 290, entitled "An act relating to the fiscal year and the issuance of warrants of school districts, and amending section 4488 of Remington & Ballinger's Annotated Codes and Statutes of Washington," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

O. T. CORNWELL, Chairman.

We concur in this report: John W. Kleeb, Dan Landon, Oliver Hall.

On motion of Senator Cornwell, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., February 22, 1917.

MR. PRESIDENT :

We, your Committee on Education, to whom was referred Senate bill No. 318, entitled "An act relating to contracts to teach in the public schools, and prescribing

the conditions under which the resignations of teachers shall be accepted," have had the same under consideration, and we respectfully report the same back to the Senato with the recommendation that it do pass.

O. T. Cornwell, Chairman.

We concur in this report: John W. Kleeb, Dan Landon, Oliver Hall.

On motion of Senator Cornwell, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., February 22, 1917.

MR. PRESIDENT:

We, your Committee on Education, to whom was referred Senate bill No. 328, entitled "An act relating to education, the powers and duties of the state board of education, and prescribing a course of study in American history and American govern ment, etc., have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

O. T. CORNSELL, Chairman.
We concur in this report: Walter S. Davis, John W. Kleeb, Dan Landon, Oliver Hall.

On motion of Senator Cornwell, the report of the committee was adopted. The president appointed as a committee under the resolution by Senator Phipps, "Relating to the formation of a plan for the selection of Senate employees," Senators Phipps, Carlyon and Smith (J. H.).

INTRODUCTION OF BILLS.

Substitute Senate bill No. 307, by Committee on Dikes, Drains and Ditches, entitled "An act relating to drainage districts, providing for assessments according to benefits, authorizing and incurring additional obligations in case of emergency, and amending sections 4140 and 4163 of Remington & Ballinger's Annotated Codes and Statutes of the State of Washington."

The bill was read the first time, and on motion of Senator Wells, the rules were suspended, the bill was read the second time by title, ordered printed and placed on general file.

GENERAL FILE.

Senate bill No. 322, by Senator French, entitled "An act authorizing cities and towns in the State of Washington to grant to the board of county commissioners of any county in this state joining in the construction or operation of any interstate bridge, or to any other public authority of this state, joining in the operation of any such interstate bridge, a part of which or the approaches thereto are within any such city or town, the right to lay and maintain street car tracks over such portions of the streets constituting the approaches to such interstate bridge or used in connection therewith, and conferring upon such public authorities the right to control the use of such railway tracks and to grant the right to use the same to persons, municipalities or corporations operating over such interstate bridge or other street car companies operating over such tracks," was read third time.

The secretary called the roll on the final passage of Senate bill No. 322, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Brand, Brown, Burton, Carlyon, Cleary, Cornwell, Cox, Davis (Walter S.), Ferryman, French, Groff, Hutchinson, Iverson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Morthland, Myers, Phipps, Smith (A. A.), Smith (Joseph H.), Wells—28.

Voting nay: Senator Faulkner-1.

Those absent or not voting were: Senators Boner, Chase, Davis (Lincoln), Fairchild, Ghent, Hall, Johnson, Nichols, Palmer, Steiner, Stevenson, Taylor, Wray—13.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate bill No. 323, by Senator Smith (A. A.), entitled "An act authorizing counties to convey lands held for county purposes under grant from the United States," was read third time.

On motion of Senator Smith (A. A.), the bill was amended as follows:

In line 8 of the original bill, strike the following: "and containing a reversion or condition that in case said land shall cease to be used for county purposes the same shall revert to the United States." In line 14, strike the word "the."

The secretary called the roll on the final passage of Senate bill No. 323, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Brand, Brown, Burton, Carlyon, Cleary, Cornwell, Cox, Davis (Walter S.), Faulkner, Ferryman, French, Groff, Hall, Hutchinson, Iverson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Morthland, Myers, Smith (A. A.), Wells—28.

Those absent or not voting were: Senators Boner, Chase, Davis (Lincoln), Fairchild, Ghent, Johnson, Nichols, Palmer, Phipps, Smith (J. H.), Steiner, Stevenson, Taylor, Wray—14.

There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Smith (A. A.), the rules were suspended, Senate bill No. 323 ordered engrossed, and both Senate bills Nos. 322 and 323 ordered transmitted to the House immediately.

Senate bill No. 232.

The secretary read:

REPORT OF STANDING COMMITTEE.

. SENATE CHAMBER, OLYMPIA, WASH., February 21, 1917.

MR. PRESIDENT:

We, your Committee on State, Granted, School and Tide Lands, to whom was referred Senate bill No. 232, entitled "An act amending section 1 of chapter 150, Session Laws of 1915, ontitled 'An act relating to the extension of time in which to remove the timber on state, school or granted lands,'" have had the same under consideration, and we respectfully roport the same back to the Senate with the recommendation that it do pass with the following amendment:

In section 1, lines 5 and 6 of the printed bill, the same being line 12 of the original bill, strike the words and figures "two cents (\$.02)" and insert in lieu thereof the words and figures "six cents (\$.06)."

W. V. Wells, Chairman.

We concur in this report: E. E. Boner, E. B. Palmer, E. V. Kuykendall, Chas. E. Myers.

On motion of Senator Wells, the report of the committee was adopted. Senate bill No. 232, by Senator Chase, was read third time.

The secretary called the roll on the final passage of Senate bill No. 232, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Brand, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Faulkner, Ferryman,

French, Groff, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, McMillan, Metcalf, Morthland, Myers, Nichols, Phipps, Smith (A. A.), Wells, Wray—30.

Those absent or not voting were: Senators Boner, Davis (Lincoln), Fairchild, Ghent, Hall, Kuykendall, Landon, Palmer, Smith (J. H.), Steiner, Stevenson, Taylor—12.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate bill No. 176, by Senator Groff, entitled "An act relating to the amalgamation of street railway properties by consolidation, sale, lease or otherwise," was read third time.

Senator Johnson moved to amend the bill in section 1, line 6, of the original bill, by inserting after the word "shareholders" the following: "and the consent of the governing body of any municipality from which they both hold franchises."

The motion was lost.

Senator Nichols moved to amend the bill in section 1, line 9, of the original bill, by striking all of the section after the word "consolidation" and inserting in lieu thereof the following: "at such valuation of their respective properties as may be placed thereon by the public service commission."

A roll call was demanded on the motion by Senators Nichols, Iverson, Chase, Faulkner, Wells, Burton and Davis (W. S.).

The secretary called the roll, and the amendment failed of adoption by the following vote:

Those voting aye were: Senators Brown, Burton, Cornwell, Davis (W. S.), Faulkner, Iverson, Karshner, McMillan, Nichols—9.

Those voting nay were: Senators Barnes, Boner, Carlyon, Chase, Cleary, Cox, Fairchild, French, Groff, Hall, Hutchinson, Jones, Judd, Kuykendall, Metcalf, Myers, Phipps, Smith (A. A.), Smith (Joseph H.), Wells, Wray—22.

Those absent or not voting were: Senators Davis (Lincoln), Ghent, Ferryman, Johnson, Kleeb, Landon, Morthland, Palmer, Steiner, Stevenson, Taylor—11.

Senator Brown moved the previous question, seconded by Senators Cox and Kuykendall.

The motion carried.

The secretary called the roll on the final passage of Senate bill No. 176, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Carlyon, Chase, Cleary, Cox, Davis (Walter S.), Fairchild, French, Groff, Hall, Hutchinson, Jones, Judd, Kuykendall, Metcalf, Myers, Phipps, Smith (A. A.), Smith (Joseph H.), Taylor, Wells, Wray—24.

Those voting nay were: Senators Brown, Burton, Cornwell, Faulkner, Iverson, Johnson, Karshner, McMillan, Nichols—9.

Those absent or not voting were: Senators Davis (Lincoln), Ferryman, Ghent, Kleeb, Landon, Morthland, Palmer, Steiner, Stevenson—9.

There being no objection, the title of the bill was ordered to stand as the title of the act.

The secretary read:

MESSAGES TO THE SENATE.

HOUSE OF REPRESENTATIVES,

MR. PRESIDENT:

OLYMPIA, WASH., February 23, 1917.

The House has concurred in Schate amendments to House bill No. 110, entitled "An act to provide for the approval of the manner of compilation and publication, and for the certification of a compilation of the Laws of the State of Washington" as follows:

First. The House concurs in Senate amendment to section 1.

Second. The House refuses to concur in amendment to section 2 and asks the Senate to recede therefrom;

Also, the speaker has signed House concurrent resolution No. 34, relating to receiving the members of Field Company A Signal Corps and Troop B, National Guard of Washington;"

Also, Senate concurrent resolution No. 10, relating to a return ball by the legislature to the citizens of Olympia;

Also, the House has concurred in Senate amendments to House bill No. 97, entitled "An act relating to the development of industries, promoting the general welfare by providing for and encouraging county exhibitions of the products of agriculture, arts and manufactures, the acquisition of property by counties for such purpose and the maintenance of 'county fairs;'"

Also, the House has receded from its amendment to Senate bill No. 136, entitled "An act relating to trials in criminal actions, and providing for the drawing, retaining and selection of alternate jurors, and providing when this act shall take effect"

And the same are herewith transmitted. C. R. MAYBURY, Chief Clerk.

Senator Boner moved that the Senate recede from its amendment to section 2 of House bill No. 110.

The motion carried.

The secretary called the roll on the final passage of House bill No. 110, including section 2, which was previously stricken by the Senate, and the bill passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Faulkner, Ferryman, Groff, Hall, Hutchinson, Johnson, Jones, Judd, Karshner, Kuykendall, McMillan, Metcalf, Myers, Phipps, Smith (A. A.), Smith (Joseph H.), Taylor, Wells, Wray—30.

Those voting nay were: Senators French, Nichols—2.

Those absent or not voting were: Senators Davis (Lincoln), Fairchild, Ghent, Iverson, Kleeb, Landon, Morthland, Palmer, Steiner, Stevenson—10.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate bill No. 206, by the Committee on Agriculture, entitled "An act relating to county assessors and requiring certain agricultural information to be secured by them and supplied to the bureau of statistics, agriculture and immigration, and prescribing penalties for violation thereof," was read third time.

On motion of Senator French, the bill was amended in section 1, line 9, of the printed bill, by striking all of the section after the word "year."

Scnator Myers moved to amend the bill in section 3, line 4, of the printed bill, by striking the word "secure" and substituting in lieu thereof the words "to use due diligence in securing."

Conator French moved to indefinitely postpone Senate bill No. 206.

The motion to indefinitely postpone carried.

At 12:05 p. m., on motion of Senator Carlyon, the Senate took a recess until 1:30 o'clock this afternoon.

AFTERNOON SESSION.

The Senate was called to order at 1:30 p. m. by President Hart.

Substitute Senate bill No. 62, by Committee on Judiciary, entitled "An act relating to the taking of private property for private ways of necessity and for drains, flumes, ditches on or across the land of another for agricultural, domestic or sanitary purposes, and also for dam, power sites, flowage rights, for the conducting, operating, or carrying on any logging, milling, manufacturing or mining enterprise, and amending chapter 133 of the Session Laws of 1913 by adding thereto new sections," was read third time.

The president signed enrolled House concurrent resolution No. 34.

On motion of Senator Nichols, the bill was amended as follows:

Add a new section as follows:

Section 3. That chapter 133 of the Session Laws of 1913 be amended by adding thereto a new section, to be known as section 6, as follows:

Section 6. The land or flowage rights acquired under the provisions of this act, shall be co-extensive with the use made of such land or flowage rights, and any other person or corporation shall have the right to condemn any land or flowage rights undeveloped by the original condemning party, in the same manner and for the same purposes as is herein provided for the original condemnation. For the purpose of making use of such undeveloped power, the subsequent condemning party shall have the right to use any dam constructed by the original condemning party, upon payment of this share of the value thereof, based on the value of the power developed.

The secretary called the roll on the final passage of substitute Senate bill No. 62, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, French, Hall, Hutchinson, Jones, Judd, Karshner, Landon, McMillan, Metcalf, Morthland, Myers, Nichols, Phipps, Smith (A. A.), Smith (Joseph H.), Wells, Wray—29.

Those voting nay were: Senators Faulkner, Ferryman, Johnson, Kuy-kendall-4.

Those absent or not voting were: Senators Davis (Lincoln), Ghent, Groff, Iverson, Kleeb, Palmer, Steiner, Stevenson, Taylor—9.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Substitute Senate bill No. 44, by Committee on Public Morals, entitled "An act relating to prostitution, pimping, sodomy and immorality, to the procurement and transportation of persons for such purposes, and placing of females in houses of prostitution, the acceptance of earnings of prostitution, and amending section 2440 of Remington & Ballinger's Annotated Codes and Statutes of Washington," was read third time.

The secretary called the roll on the final passage of substitute Senate bill No. 44, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Hall, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Morthland, Myers, Nichols, Phipps, Smith (A. A.), Smith (Joseph H.), Wells, Wray—35.

Those absent or not voting were: Senators Davis (Lincoln), Ghent, Groff, Palmer, Steiner, Stevenson, Taylor—7.

There being no objection, the title of the bill was ordered to stand as

On motion of Senator Smith (J. H.), the rules were suspended, and engrossed Senate bill No. 142 and engrossed substitute Senate bill No. 52 were ordered immediately transmitted to the House.

Senate bill No. 207.

The secretary read:

REPORTS OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., February 19, 1917.

MR. PRESIDENT:

We, a majority of your Committee on Medicine, Dentistry, Surgery and Hygiene, to whom was referred Senate bill No. 207, entitled "An act relating to the prevention of the spread of contagious and infectious diseases, and amending sections 5536 and 5537 of Remington & Ballinger's Annotated Codes and Statutes of Washington," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it be indefinitely postponed.

J. A. GHENT, Chairman.

We concur in this report: W. W. Brand, W. M. Karshner.

SENATE CHAMBER, OLYMPIA, WASH., February 19, 1917.

MR. PRESIDENT:

We a minority of your Committee on Medicine, Dentistry, Surgery and Hygiene, to whom was referred Senate bill No. 207, entitled "An act relating to the prevention of the spread of contagious and infectious diseases, and amending sections 5536 and 5537 of Remington & Ballinger's Annotated Codes and Statutes of Washington," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

We concur in this report: Harve H. Phipps, D. H. Cox.

Senator Karshner moved the adoption of the majority report of the committee.

Senator Nichols moved as a substitute that the bill be re-referred to the Committee on Medicine, Dentistry, Surgery and Hygiene.

The substitute motion carried.

SPECIAL ORDER.

The hour of 3 o'clock p. m. having arrived, the Senate took up for consideration Senate bill No. 287.

Senate bill No. 287, by Committee on Fisheries, entitled "An act amending sections 6, 12, 21, 24, 25, 38, 46, 48, 51, 52, 54, 58, 63, 65, 66, 68, 77, 88, 93, 96, 99 and 100, and repealing section 60 of chapter 31 of the Laws of 1915 of the legislature of the State of Washington, known as the "Fisheries Code" of said state, and adding thereto an additional section defining certain terms therein, and declaring an emergency," was read third time.

Senator Jones was called to preside.

Senator Iverson moved to amend the bill in section 9, line 6, page 7, of the original bill, by striking the figures "1800" and substituting in lieu thereof the figures "\$2,000."

The motion failed to carry.

Senator Morthland moved to amend the bill in section 18, 11ne 18, of the original bill, by inserting after the word "stream" the following: "where any state fish hatchery is located."

The motion was lost.

Senator Morthland moved to amend the bill in section 18, line 24, page 20, of the original bill, by inserting after the word "pipe" the following: "that all such guards and screens be installed and maintained under the supervision of the state fish commissioner and the cost thereof charged against the fisheries fund.

Senator Morthland moved a call of the Senate, seconded by Senators Kuykendall and Kleeb.

The motion carried.

The sergeant-at-arms locked the doors of the Senate.

The secretary called the roll of the Senate, all members being present, except Senators Davis (Lincoln), Ghent, Palmer and Stevenson, all excused.

A roll call was demanded on the motion by Senator Morthland, by Senators Morthland, Landon, Steiner, Hutchinson, McMillan, Chase and Burton.

The secretary called the roll and the amendment failed of adoption by the following vote:

Those voting aye were: Senators Brand, Chase, Cornwell, Cox, Davis (Walter S.), Ferryman, Groff, Hall, Hutchinson, Johnson, Jones, Karshner, McMillan, Morthland, Myers, Nichols, Phipps—17.

Those voting nay were: Senators Barnes, Boner, Brown, Burton, Carlyon, Cleary, Fairchild, Faulkner, French, Iverson, Judd, Kleeb, Kuykendall, Landon, Metcalf, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wells, Wray—21.

Those absent or not voting were: Senators Davis (Lincoln), Ghent, Palmer. Stevenson—4.

Senator Morthland moved to reconsider the vote by which his first amendment to section 18 failed to carry.

The motion to reconsider was lost.

Senator Karshner moved to amend the bill in section 9, page 7, line 16, of the original bill, by striking the semicolon after the word "foot" and substituting a colon and add the following: "Provided that in the waters of Puget Sound the rate shall be two cents per lineal foot."

A roll call on the motion was demanded by Senators Brown, Nichols, Cox, Iverson, Kuykendall, Judd and Karshner.

The secretary called the roll on the motion by Senator Karshner, and it carried by the following vote:

Those voting aye were: Senators Brand, Brown, Burton, Carlyon, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, Hall, Hutch-Inson, Iverson, Johnson, Judd, Karshner, McMillan, Metcalf, Morthland, Nichols, Phipps, Smith (Joseph H.)—22.

Those voting nay were: Senators Barnes, Boner, Chase, Cleary, French, Groff, Jones, Kleeb, Kuykendall, Landon, Myers, Smith (A. A.), Steiner, Taylor, Wells, Wray—16.

Those absent or not voting were: Senators Davis (Lincoln), Ghent, Palmer, Stevenson-4.

On motion of Senator Steiner, the bill was amended as follows:

Amend the title, line 1 of the original bill after the figures "21" insert the figures "23."

Amend the title by striking "68" and inserting "71."

In section 1, line 12 of the printed bill, being line 24 of the original bill, strike the word "this" and insert in lieu thereof the word "his."

Add a new section to be known as "section 4" to read as follows:

Sec. 4. That section 23 of chapter 31 of the Laws of 1915, be amended to read as follows:

Section 23. It shall be unlawful to take or fish for salmon, except with hook and line, in any of the following tributaries of Willapa Harbor above tide water in said rivers, viz.:

North river, Willapa river, south fork of Willapa river, Nasel river, Palix river, Nema river, Bear river, Cedar river, and Smith creek, and for the purposes of this act the head of tide water shall be:

On North river, where the north boundary line of section 24, of township 15 north, range 10 west of the Willamette Meridian crosses said river.

On Willapa river where Louderback's slough empties into the said Willapa river in the eastern portion of section 20, township 14 north, range 8 west of Willamette Meridian.

On the south fork of the Willapa river, the draw bridge of the Northern Pacific Railway Company, being the center of lots 8 and 11 of section 24, township 14 north, range 9 west of the Willamette Meridian.

On the Nasel river, at the gap in the main log boom.

On Cedar river, the mouth of said river, or the line between townships 14 and 15 north, ranges 10 and 11 west of the Willamette Merldian.

On Palix river, where the south line of section 22, township 15 north, range 10 west of the Willamette Meridian crosses said river.

On North Nema river, at the school house on lot 3 of section 22, township 12 north, range 10 west of the Willamette Meridian.

On South Nema river, at what is known as Carruther's Landing, being on the east and west half section lines extending through section 27, township 12 north, range 10 west of the Willamette Meridian.

On Bear river, at Masny's Landing, or the half section line extending east and west through sections 7 and 8 of township 10 north, range 10 west of the Willamette Meridian.

On Smith creek, at the mouth thereof, being where lots 1 and 2 of section 35, township 15 north, of range 10 west of the Willamette Meridian abut upon the entrance of the Willapa Harbor.

Re-number Sec. 4 to read "Sec. 5."

Re-number Sec. 5 to read "Sec. 6."

In section 5, line 9 of the printed bill, being line 31 of the original bill, strike the words "said tributaries" and insert in lieu thereof the words "the above named rivers."

Re-number Sec. 6 to read "Sec. 7."

In section 6, line 5 of the printed bill, after the word "Birch" strike the word "Bay."

Re-number Sec. 7 to read "Sec. 8."

Re-number Sec. 8 to read "Sec. 9."

Re-number Sec. 9 to read "Sec. 10."

In section 9, line 99 of the printed bill, being line 30, page 10 of the original bill, after the word "broker" insert the words "in said district."

Re-number Sec. 10 to read "Sec. 11."

Re-number Sec. 11 to read "Sec. 12."

In section 11, line 31 after the period following the word "Year" add "Provided, That in the waters northerly of a line produced from Brace Point in King county to Point Southworth in Kitsap county, except in the waters of Hoods Canal, fishing with gill nets and set nets of a mesh not less than 6½ inches stretch measure, shall be permitted between the 19th day of January and the last day of February, both days inclusive of each year."

Re-number Sec. 12 to read "Sec. 13."

Re-number Sec. 13 to read "Sec. 14."

Re-number Sec. 14 to read "Sec. 15."

Re-number Sec. 15 to read "Sec. 16."

In section 15, line 4 of the printed bill, being line 26 of the original bill, after the word "variety" insert the words "which were."

Re-number Sec. 16 to read "Sec. 17."

Re-number Sec. 17 to read "Sec. 18." Strike the entire section following the number, and substitute in lieu thereof the following: "That section 71 of chapter 31 of the Laws of 1915 be amended to read as follows:

Section 71. It shall be unlawful to catch, kill or in any manner destroy, any salmon on or within one mile below any rack, dam or other obstruction erected across any river or stream, except that it shall be lawful for any person to take any steel-head salmon, with hook and line, for his own use or for the use of his family, at any point not less than four hundred feet below any such rack, dam or other obstruction, in any river or stream on which there is no fish hatchery or eyeing station.

Re-number Sec. 18 to read "Sec. 19."

Re-number Sec. 19 to read "Sec. 20."

In section 19, line 7 of the printed bill, being line 10 of the original bill, after the words "Amounts not to exceed," strike the words "five million eggs" and insert in lieu thereof the words "twenty per cent (20%) of the eggs taken from any species."

Re-number Sec. 20 to read "Sec. 21."

Re-number Sec. 21 to read "Sec. 22."

Re-number Sec. 22 to read "Sec. 23." Re-number Sec. 23 to read "Sec. 24."

In section 23, line 8 of the printed bill, being line 19 of the original bill, after the word "guests" insert the words "at all times."

Re-number Sec. 24 to read "Sec. 25."

On motion of Senator Morthland, the bill was amended in section 5, line 28, of the original bill, by inserting after the word "and" the word "in" and after the words "Yakima river" striking the period and insert the following: "one mile below the Prosser dam."

Senator Nichols moved to reconsider the vote by which the amendment by Senator Morthland carried.

The motion to reconsider carried.

A roll call on the amendment by Senator Morthland was demanded by Senators Morthland, Hall, Kuykendall, Landon, Iverson, Judd and Karshner.

The secretary called the roll and the amendment was adopted by the following vote:

Those voting aye were: Senators Brand, Brown, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, Groff, Hall, Hutchinson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, McMillan, Metcalf, Morthland, Myers, Nichols, Phipps, Smith (A. A.), Smith (Joseph H.), Wells, Wray—29.

Those voting nay were: Senators Barnes, Boner, Burton, Carlyon, French, Iverson, Landon, Steiner, Taylor—9.

Those absent or not voting were: Senators Davis (Lincoln), Ghent, Palmer, Stevenson—4.

The president resumed the chair.

The secretary read:

MESSAGE TO THE SENATE.

House of Representatives, Olympia, Wash., February 23, 1917.

MR. PRESIDENT:

The speaker has signed enrolled House bill No. 117, entitled "An act relating to the compensation and to the medical, surgical and hospital care of injured workmen, creating a medical aid fund by enforced contributions thereto by employers and workmen, providing for the distribution thereof for the expense of such care, making an appropriation out of such fund, providing penalties for the violation of this act, amending sections 6604-5, 6604-7, 6604-8, 6604-13 and 6604-18 of Remington & Ballinger's Codes and Statutes of Washington, and amending section 6604 of Remington & Ballinger's Codes and Statutes of Washington by adding thereto new sections num

bered 6604-33, 6604-34, 6604-35, 6604-36, 6604-37, 6604-38, 6604-39, 6604-40, 6604-41, 6604-42, 6604-43, 6604-44, 6604-45 and 6604-46," and the same is herewith transmitted.

C. R. Maybury, Chief Clerk.

The president signed enrolled House bill No. 117.

The secretary called the roll on the final passage of Senate bill No. 287, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, French, Groff, Hall, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Morthland, Myers, Nichols, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wells, Wray—35.

Those voting nay were: Senators Faulkner, Ferryman, Phipps-3.

Those absent or not voting were: Senators Davis (Lincoln), Ghent, Palmer, Stevenson—4.

On motion of Senator Steiner, the title of the bill was amended as follows: In line 1 of the original bill, after the figures "21" insert the figures "23" and strike the figures "68" and insert the figures "71."

There being no objection, the title of the bill, as amended, was ordered to stand as the title of the act.

On motion of Scenator Steiner, the rules were suspended, and Senate bill No. 287 ordered engressed and transmitted to the House immediately.

On motion of Senator Taylor, further proceedings under the call of the Senate were dispensed with.

Senator Nichols was excused from attendance at tomorrow's session.

At $4:50\,$ p. m., on motion of Senator Jones, the Senate adjourned until tomorrow morning.

Louis F. Habt, President of the Senate.

FRANK M. DALLAM, JR., Secretary of the Senate.

FORTY-EIGHTH DAY.

MORNING SESSION.

SENATE CHAMBER,

OLYMPIA, WASH., Saturday, February 24, 1917.

The Senate was called to order at 10 o'clock a. m., by President Hart, pursuant to adjournment.

Rev. N. M. Temple offered prayer.

The secretary called the roll; all members being present, except Senators Davis (Lincoln), Nichols, Palmer and Stevenson, all excused.

On motion of Senator Kleeb, the reading of yesterday's journal was dispensed with, and it was approved.

On motion of Senator Carlyon, Senate bill No. 47 was made a special order for Monday, February 26, 1917, at the hour of 2:30 p. m.

On motion of Senator Wells, the rules were suspended, and substitute Senate bill No. 62 ordered engrossed and immediately transmitted to the House.

The secretary read Senate concurrent resolution No. 11, by special committee, Senators Davis (Walter S.) and Judd, "Relating to the printing of one thousand copies of the Lincoln day memorial address by Professor Edmund S. Meany."

Senator Taylor moved that the resolution be referred to the Committee on Appropriations.

Senator Carlyon moved as a substitute that the resolution be referred to the Committee on Printing.

The substitute motion carried.

REPORTS OF STANDING COMMITTEES.

The Committee on State, Granted, School and Tide Lands recommended that Senate bill No. 291 do pass, with certain amendments.

The report of the committee, together with the bill, was placed on general file.

The Committee on Municipal Corporations recommended that Senate bill No. 306 do pass, with certain amendments.

The report of the committee, together with the bill, was placed on general file.

The Committee on Labor and Labor Statistics recommended that Senate bill No. 286 do pass, with certain amendments.

The report of the committee, together with the bill, was placed on general file.

A majority of the Committee on Banks and Banking recommended that Senate bill No. 107 do pass.

A minority of the committee recommended that the bill be indefinitely postponed.

The reports of the committee, together with the bill, were placed on general file

A majority of the Committee on Appropriations recommended that Senate bill No. 223 and engrossed House bill No. 77 do pass, and that Senate bill No. 127 do not pass.

A minority of the committee recommended that Senate bill No. 223 and engrossed House bill No. 77 do not pass, and that Senate bill No. 127 do pass.

The reports of the committee, together with the bills, were placed on general file.

A majority of the Committee on Appropriations recommended that Senate bill No. 180 do pass. A minority of the committee recommended that the bill do not pass.

The reports of the committee, together with the bill, were placed on general file.

MR. PRESIDENT:

SENATE CHAMBER,

OLYMPIA, WASH., February 24, 1917.

Your Committee on Engrossed Bills, to whom was referred engrossed Senate bill No. 62, entitled "An act relating to the taking of private property for private ways of necessity and for drains, flumes, ditches on or across the land of another for agricultural, domestic or sanitary purposes, and also for dam, power sites, flowage rights, for the conducting, operating, or carrying on any logging, milling, manufacturing or mining enterprise, and amending chapter 133 of the Session Laws of 1913 by adding thereto new sections," have compared same with the original bill and find it correctly engrossed.

Respectfully submitted,

JAMES BURTON, Chairman.

We concur in this report: J. H. Ferryman, G. E. Steiner.

SENATE CHAMBER, OLYMPIA, WASH., February 23, 1917.

MR. PRESIDENT:

Your Committee on Engrossed Bills, to whom was referred engrossed Senate bill No. 232, entitled "An act relating to the extension of time in which to remove the timber on state school or granted lands;"

Also, engrossed Senate bill No. 323, entitled "An act authorizing counties to convey lands held for county purposes under grant from the United States," have compared same with the original bills and find them correctly engrossed.

Respectfully submitted,

JAMES BURTON, Chairman.

We concur in this report: E. Ben Johnson, Walter S. Davis.

SENATE CHAMBER, OLYMPIA, WASH., February 23, 1917.

MR. PRESIDENT:

Your Committee on Engrossed Bills, to whom was referred engrossed Senate bill No. 142, entitled "An act to amend section 8983 of Remington & Ballinger's Annotated Codes and Statutes of Washington, relating to salaries of court bailiffs;"

Also, engrossed Senate bill No. 52, entitled "An act to establish a code of Probate Law and Procedure including the making and probating of wills, administration of estates of deceased persons; appointment of guardians of the persons and estates of minors, insane and mentally incompetent persons and administering their estates and providing penalties for the violation of certain provisions of this act and repealing sections 1278 to 1340, both inclusive, sections 1372 to 1692, both inclusive, and sections 1694 and 1320-1 of Remington & Ballinger's Annotated Codes and Statutes of Washington, and section 1693 of Remington & Ballinger's Annotated Codes and Statutes of Washington in part, and all other laws or parts of laws in conflict therewith," have compared same with the original bills and find them correctly engrossed.

Respectfully submitted,

JAMES BURTON, Chairman.

We concur in this report: J. H. Ferryman, E. Ben Johnson.

MESSAGE TO THE SENATE.

House of Representatives. OLYMPIA, WASH., February 24, 1917.

MR. PRESIDENT:

The House has passed Senate bill No. 240, entitled "An act appropriating the sum of ten thousand dollars (\$10,000) or so much thereof as may be necessary for the expenses of the fifteenth legislature," and the same is herewith transmitted.

C. R. MAYBURY, Chief Clerk.

REPORTS OF STANDING COMMITTEES.

SENATE CHAMBER, OLYMPIA, WASH., February 24, 1917.

Your Committee on Enrolled Bills, to whom was referred enrolled Senate bill No. 240, entitled "An act appropriating the sum of ten thousand dollars (\$10,000) or so much thereof as may be necessary for the expenses of the fifteenth legislature," have compared same with the original bill and find it correctly enrolled.

Rspectfully submitted,

A. E. Judd, Chairman.

We concur in this report: W. V. Wells, F. A. Chase.

MR. PRESIDENT:

SENATE CHAMBER, OLYMPIA, WASH., February 23, 1917.

Your Committee on Enrolled Bills, to whom was referred enrolled Senate bill No. 38, entitled "An act relating to and making an appropriation for the public service commission, and declaring an emergency;"

Also, enrolled Senate bill No. 64, entitled "An act relating to forests and forest fires and amending sections 5277-7, 5277-9 and 5277-16 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, enrolled Senate bill No. 201, entitled "An act relating to the practice of medicine and surgery; amending sections 8386, 8387, 8388, 8391, 8392, 8395, 8396, 8397, 8400, 9402, 8102 and \$405 of Remington & Ballinger's Annotated Codes and Statutes of Wachington; and repealing sections 8389 and 8100 of Remington & Dallinger's Annotated Codes and Statutes of Washington; and declaring that this act shall take effect immediately," have compared same with engrossed bill No. 38, and the original bills Nos. 64 and 201 and find them correctly enrolled.

Respectfully submited,

A. E. JUDD, Chairman.

We concur in this report: W. V. Wells, F. A. Chase.

SENATE CHAMBER, OLYMPIA, WASH., February 23, 1917.

MR. PRESIDENT:

We, your Committee on Appropriations, to whom was referred House bill No. 65, entitled "An act for the relief of **H**. S. Royce," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

E. L. French, Chairman.

We concur in this report: Joseph H. Smith, W. M. Karshner, Dan Landon, D. H. Cox, E. J. Cleary, Oliver Hall.

On motion of Senator French, the report of the committee was adopted

SENATE CHAMBER, OLYMPIA, WASH., February 23, 1917.

MR. PRESIDENT:

We, your Committee on Agriculture, to whom was referred Senate bill No. 235, entitled "An act relating to the grading, classification, packing and labeling of farm products, and defining the powers and duties of the commissioner of agriculture with reference thereto," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it be indefinitely postponed.

C. R. McMillan, Chairman.

We concur in this report: F. G. Barnes, Ed Brown, J. H. Ferryman.

On motion of Senator McMillan, the report of the committee was adopted.

MR. PRESIDENT:

OLYMPIA, WASH., February 23, 1917. SENATE CHAMBER,

We, your Committee on Agriculture, to whom was referred House bill No. 158, entitled "An act relating to the disposal of certain products, and permitting farmers, gardeners and manufacturers to sell same without license, and amending section 7055 of Remington & Ballinger's Annotated Codes and Statutes of Washington," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

C. R. McMillan, Chairman.

We concur in this report: Ed Brown, J. H. Ferryman, F. G. Barnes.

On motion of Senator McMillan, the report of the committee was adopted.

SENATE CHAMBER,

MR. PRESIDENT:

OLYMPIA, WASH., February 23, 1917.

We, your Committee on Judiciary, to whom was referred Senate bill No. 300, entitled "An act relating to the payment of corporation license fees and amending section 3715 of Remington & Ballinger's Annotated Codes and Statutes of Washington," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

E. E. BONDER, Chairman.

We concur in this report: E. Ben Johnson, E. V. Kuykendall, J. W. Faulkner, Dan Landon, Harve H. Phipps, D. V. Morthland, Joseph H. Smith, Jas. Burton.

On motion of Senator Boner, the report of the committee was adopted.

SENATE CHAMBER,

MR. PRESIDENT: OLYMPIA, WASH., February 23, 1917.

We, your Committee on Judiciary, to whom was referred Senate bill No. 312, entitled "An act granting a right to recover damages for the death of a person caused by the wrongful act, neglect or default of another, and repealing section 183 of Remington & Ballinger's Annotated Codes and Statutes of Washington," have had the

same under consideration, and we respectfully report the same back to the Schate with the recommendation that substitute Senate bill No. 312 be substituted in lieu thereof; and that it do pass.

E. E. Boner, Chairman.

We concur in this report: Joseph H. Smith, James Burton, Guy B. Groff, D. V. Morthland, G. E. Steiner, J. W. Faulkner, E. Ben Johnson, F. A. Chase, Harve H. Phipps.

On motion of Senator Boner, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., February 23, 1917.

MR. PRESIDENT:

We, your Committee on Public Revenue and Taxation, to whom was referred Sonato bill No.?, entitled "An act relating to the collection of taxes, creating a delinquent tax loan fund in each county, providing for the issuance, sale and redemption of warrants thereon and amending sections 9219, 9257, 9259, 9260, 9260 and 9272, and repealing sections 9252, 9253, 9254, 9255, 9256, 9262, 9278 and 9279 of Remington & Ballinger's Annotated Codes and Statutes of Washington," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that substitute Senate bill No. 3 be substituted therefor and that the same do pass.

E. J. Cleary, Chairman.

We concur in this report: W. M. Karshner, Dan Landon, D. H. Cox, Oliver Hall. On motion of Senator Cleary, the report of the committee was adopted.

> SENATE CHAMBER, OLYMPIA, WASH., February 22, 1917.

MR. PRESIDENT:

We, your Committee on Judiciary, to whom was referred Senate bill No. 308, entitled "An act prohibiting any person, who, while sane shall purposely and unlawfully cause the death of another, from inheriting or taking by will, any property from, or receiving payment under any insurance contract on the life of such person whose death has been so purposely and unlawfully caused," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

E. E. Boner, Chairman.

We concur in this report: Joseph H. Smith, James Burton, Guy B. Groff, D. V. Morthland, G. E. Steiner, J. W. Faulkner, E. Ben Johnson, F. A. Chase, Harve H. Phipps.

On motion of Senator Boner, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., February 22, 1917.

MR. PRESIDENT:

We, your Committee on Judiciary, to whom was referred Senate bill No. 202, entitled "An act relating to misconduct in office of certain public officers, defining the same in certain cases, and providing for the removal of certain officers guilty thereof, and declaring the powers and duties of the Governor and Attorney Conoral in relation thereto," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

E. E. BONER, Chairman.

We concur in this report: Joseph H. Smith, James Burton, Guy B. Groff, D. V. Morthland, G. E. Steiner, E. Ben Johnson, F. A. Chase, Harve H. Phipps.

On motion of Senator Boner, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., February 22, 1917.

MR. PRESIDENT:

We, your Committee on Judiclary, to whom was referred Senate bill No. 288, entitled "An act relating to homesteads, and the making and filing of declarations therefor, and amending sections 552, 553, 559 and 561 of Remington & Ballinger's Annotated Codes and Statutes of Washington," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

E. E. Boner, Chairman.

We concur in this report: Joseph H. Smith, James Burton, Guy B. Groff, D. V. Morthland, G. E. Steiner, J. W. Faulkner, E. Ben Johnson, F. A. Chase, Harve H. Phipps.

On motion of Senator Boner, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., February 23, 1917.

MR. PRESIDENT:

Wo, your Committee on Appropriations, to whom was referred House bill No. 202, entitled "An act appropriating the sum of forty thousand dollars (\$40,000.00) for the current expenses of the State College of Washington," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

E. L. French, Chairman.

We concur in this report: Joseph H. Smith, W. M. Karshner, Dan Landon, D. H. Cox, E. J. Cleary, Oliver Hall.

On motion of Senator French, the report of the committee was adopted.

MESSAGE TO THE SENATE.

MR. PRESIDENT:

House of Representatives, Olympia, Wash., February 23, 1917.

The speaker has signed House bill No. 1, entitled "An act relating to the hours and wages of minors in the telephone and telegraph industries in rural communities and cities of less than three thousand population, and amending chapter 66 of the Laws of 1915:"

Also, House bill No. 26, entitled "An act permitting county and city officers to close their respective offices at twelve o'clock noon on Saturdays, and amending section 3863 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, House bill No. 83, entitled "An act reappropriating certain sums from the public highway fund for the purpose of constructing and maintaining certain highways that have been established and constructed, and declaring an emergency;"

House bill No. 112, entitled "An act relating to the assessment of railroads and amending section 9151 of Remington and Ballinger's Code;"

Also, House bill No. 23, entitled "An act relating to elections and the counting, canvassing and returning of votes cast upon constitutional amendments, measures recommending constitutional conventions and other questions;"

Also, House bill No. 49, entitled "An act dedicating to Pierce county all the right, title and interest of the State of Washington in and to certain lands lying within sections thirty (20), and thirty one (31), township twenty (30) north, range five (5) east of W. M., Pierce county, Washington, for county poor farm purposes; and naming said Island;"

Also, House bill No. 123, entitled "An act making an appropriation for the automobile department of the Secretary of State, and providing when this act shall take effect:"

Also, House bill No. 27, entitled "An act relating to elections; the publication of initiative or referendum measures, constitutional amendments and measures recommending constitutional conventions; and amending section 4971-27 of Remington & Ballinger's Code:"

Also, House bill No. 113, entitled "An act relating to the assessment of telegraph companies and amending section 9181 of Remington & Ballinger's Code."

And the same are herewith transmitted. C. R. MAYBURY, Chief Clerk.

The president signed enrolled Senate bills Nos. 38, 240, 64, 201, and enrolled House bills Nos. 110, 1, 26, 83, 112, 28, 49, 123, 27 and 113.

The secretary read:

MESSAGES TO THE SENATE.

House of Representatives, Olympia, Wash., February 23, 1917.

MR. PRESIDENT:

The House has concurred in Senate amendment to engrossed House bill No. 111, entitled "An act relating to taxation and amending section 9112 of Remington & Ballinger's Code." Strike all of section 2;

Also, refuses to concur to Senate amendment to engrossed House bill No. 111, "Amend section 1, by striking the word 'fifty' in line 8 of the engrossed bill and substituting in lieu thereof the word 'forty;'" and asks the Senate to recede therefrom;

Also, the House has concurred in Senate amondments to House bill No. 117, entitled "An act relating to the compensation and to the medical, surgical and hospital care of

injured workmen, creating a medical aid fund by enforced contributions thereto by employers and workmen, providing for the distribution thereof for the expense of such care, making an appropriation out of such fund, providing penaltics for the violation of this act, amending sections 6604 5, 6604-7, 6604-8, 6604-13 and 6604 18 of Reming ton & Ballinger's Codes and Statutes of Washington, and amending section 6604 of Remington & Ballinger's Codes and Statutes of Washington by adding thereto new sections numbered 6604-33, 6604-34, 6604-35, 6604-36, 6604-37, 6604-38, 6604-39, 6604-41, 6604-42, 6604-43, 6604-44, 6604-45 and 6604-46;"

Also, the speaker has signed House bill No. 110, entitled "An act to provide for the approval of the manner of compilation and publication, and for the certification of a compilation of the Laws of the State of Washington;"

Also, House bill No. 97, entitled "An act relating to the development of industries, promoting the general welfare by providing for and encouraging county exhibitions of the products of agriculture, arts and manufactures, the acquisition of property by counties for such purpose and the maintenance of 'county fairs,'"

Also, the speaker has signed House joint memorial No. 1, relating to the Skokomish Indian Reservation;

Also, House joint memorial No. 2, relating to water power legislation by Congress. And the same are herewith transmitted.

C. R. Maybury, Chief Clerk.

Senator Taylor moved that House bill No. 111 be indefinitely postponed. Senator Landon moved as a substitute that the Senate recede from its

amendments to House bill No. 111.

Senator Brown moved as a substitute to the motion by Senator Landon that the Senate do not recode from its amendments to the bill, and that the

that the Senate do not recede from its amendments to the bill, and that the president appoint a conference committee.

The substitute to the substitute motion by Senator Brown failed to carry.

The motion to indefinitely postpone carried.

The substitute motion by Senator Landon was lost.

The president signed enrolled House joint memorials Nos. 1 and 2. Also enrolled House bill No. 97.

INTRODUCTION OF BILLS.

Substitute Senate bill No. 3, by Committee on Public Revenue and Taxation, entitled "An act relating to the collection of taxos, creating a delinquent tax loan fund in each county, providing for the issuance, sale and redomption of warrants thereon and amending sections 9219, 9257, 9259, 9260, 9260 and 9272, and repealing sections 9252, 9253, 9254, 9255, 9256, 9262, 9278 and 9279 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Cleary, the rules were suspended, the bill was read the second time by title, ordered printed and placed on general file.

Substitute Senate bill No. 312, by Committee on Judiciary, entitled "An act granting a right to recover damages for the death of a person caused by the wrongful act, neglect or default of another, and repealing section 183 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Boner, the rules were suspended, the bill was read the second time by title, ordered printed and placed on general file.

GENERAL FILE.

Senate bill No. 111. The secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER,

MR. PRESIDENT:

OLYMPIA, WASH., February 7, 1917.

We, your Committee on Game, to whom was referred Senate bill No. 111, entitled "An act relating to game animals, game birds and game fish; state and county game funds; the auditing and payment of claims against such funds; authorizing county game commissioners to expend county game fund for certain purposes; and amending section 34 of chapter 120 of the Laws of 1913," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass with the following amendment:

In section 1, line 28 of the printed bill, being line 16, page 2 of the original bill, C. E. MYERS, Chairman. strike the words "chairman of."

We concur in this report: Harve H. Phipps, E. V. Kuykendall, D. H. Cox, F. G. Barnes.

On motion of Senator Myers, the report of the committee was adopted. Senate bill No. 111, by Senator Myers, was read third time.

On motion of Senator Myers, the bill was amended as follows:

In line 16, page 2, of the original bill, after the words "chairman of," strike the word "the" and in line 19, page 1, after the word "game" insert the word "fund."

The secretary called the roll on the final passage of Senate bill No. 111, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Ferryman, French, Hall, Hutchinson, Iverson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Morthland, Myers, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wells, Wray-32.

Voting nay: Senator Faulkner-1.

Those absent or not voting were: Senators Carlyon, Davis (Lincoln), Fairchild, Ghent, Groff, Johnson, Nichols, Palmer, Stevenson-9.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Sonato bill No. 112 was, on the motion of Scnator Myres, re-referred to the Committee on Game.

Sonato bill No. 134, by Senator Myers, entitled "An act relating to game animals, creating a game preserve in Okanogan county, and providing a penalty," was read third time.

On motion of Senator Faulkner, the bill was amended as follows:

Strike the letter "k" at the end of the word "Chewack" wherever the same appears in the bill and substitute therefor the letter "h" and strike the word "creek" and substitute the word "river" wherever it appears in the bill following the name "Chewach."

The secretary called the roll on the final passage of Senate bill No. 134, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Cornwell, Cox, Davis (Walter S.), Faulkner, Ferryman, French, Hall, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Morthland, Myers, Phipps, Smith (A. A.), Taylor, Wells, Wray-31.

Those voting nay were: Senators Cleary, Smith (Joseph H.) -2.

Those absent or not voting were: Senators Chase, Davis (Lincoln), Fairchild, Ghent, Groff, Nichols, Palmer, Steiner, Stevenson—9.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate bill No. 209, by Senator Phipps, entitled "An act relating to game farming, the securing, domesticating and propagating of game animals and game birds, the possession, transportation, use and disposition of game, granting certain powers to and imposing certain duties upon the state and county game wardens, and providing penalties for violation of the provisions of this act," was read third time.

Senator Kleeb was called to preside.

On motion of Senator Phipps, the bill was amended as follows:

At the end of section 1, strike the period and substitute a colon and add the following:

"Provided however, That this act shall not be construed to permit the granting of licenses to public parks."

Section 11, line 27 of the original bill, after the word "law," strike the comma and substitute a period and strike the remainder of the section.

Section 10, line 20 of the original bill, after the word "act" strike the balance of the section.

In section 7, line 4, strike the words "game preserve" and substitute the word "game farm." $\[$

Senator Myers moved to amend the bill in section 3, line 4, of the printed bill, by striking the words "or plumage."

The motion failed to carry.

The secretary called the roll on the final passage of Senate bill No. 209, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman. French, Hall, Hutchinson, Iverson, Johnson, Karshner, Kleeb, Kuvkendall, McMillan, Metcalf, Morthland, Myers, Phipps, Smith (A. A.), Taylor, Wells, Wray—30.

Those voting nay were: Senators Jones and Smith (Joseph H.) - 2.

Those absent or not voting were: Senators Carlyon, Davis (Lincoln), Ghent, Groff, Judd, Landon, Nichols, Palmer, Steiner, Stevenson-10.

There being no objection, the title of the bill was ordered to stand as the title of the act.

The president resumed the chair.

Senate bill No. 218, by Joint Committee on Game, entitled "An act relating to game fishing, authorizing the issuance of non-resident licenses therefor, and providing a penalty," was read third time.

Senator Faulkner moved to amend the bill by striking the words: "All sums collected from said licenses shall be placed in the state game fund," and substituting in lieu thereof the words: "one-half of all sums collected from said licenses shall be placed in the county game fund and one-half shall be placed in the state game fund."

The motion was lost.

The secretary called the roll on the final passage of Senate bill No. 218, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, French,

Hall, Hutchinson, Iverson, Johnson, Jones, Kleeb, Kuykendall, Landon, Mc-Millan, Metcalf, Morthland, Myers, Phipps, Smith (A. A.), Steiner, Taylor, Wells, Wray—31.

Those voting nay were: Senators Faulkner, Ferryman-2.

Those absent or not voting were: Senators Davis (Lincoln), Ghent, Groff, Judd, Karshner, Nichols, Palmer, Smith (Joseph H.), Stevenson—9.

There being no objection, the title of the bill was ordered to stand as

the title of the act.

At 11:50 a.m., on motion of Senator Landon, the Senate took a recess until 1:30 o'clock this afternoon.

AFTERNOON SESSION.

The Senate was called to order at 1:30 p. m., by President Hart. The secretary read:

MESSAGE TO THE SENATE.

House of Representatives, Olympia, Wash., February 24, 1917.

MR. PRESIDENT:

The speaker has signed Senate bill No. 201, entitled "An act relating to the practice of medicine and surgery; amending sections 8386, 8387, 8388, 8391, 8392, 8395, 8396, 8397, 8400, 8302, 8403 and 8405 of Remington & Ballinger's Annotated Codes and Statutes of Washington; and repealing sections 8389 and 8406 of Remington & Ballinger's Annotated Codes and Statutes of Washington; and declaring that this act shall take effect immediately;"

Also, Senate bill No. 64, entitled "An act relating to forests and forest fires and amending sections 5277-7, 5277-9 and 5277-16 of Remington & Ballinger's Annotated

Codes and Statutes of Washington;"
Also, Senate bill No. 240, entitled "An act appropriating the sum of ten thousand dollars (\$10,000) or so much thereof as may be necessary for the expenses of the fifteenth legislature;"

Also, Senate bill No. 38, entitled "An act relating to and making an appropriation for the public service commission, and declaring an emergency;"

Also, House joint resolution No. 8, relating to the Red Cross relief fund.

And the same are herewith transmitted.

C. R. MAYBURY, Chief Clerk.

The president signed enrolled House joint resolution No. 8.

Senate bill No. 198, by Committee on Dikes, Drains and Ditches, entitled "An act providing for the reorganization of diking and drainage districts as diking and drainage improvement districts, providing for the levy and collection of assessments on lands therein and the issuance of bonds thereby, and providing for assessing the costs of extensions or enlargements of the improvements of such districts, and declaring that this act is necessary for the immediate preservation of the public peace, health and safety and shall take effect immediately," was read third time.

The secretary called the roll on the final passage of Senate bill No. 198, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Brand, Brown, Burton, Chase, Cleary, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, Groff, Hutchinson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Morthland, Myers, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Wells, Wray—29.

Those absent or not voting were: Senators Boner, Carlyon, Cornwell, Davis (Lincoln), French, Ghent, Hall, Iverson, Johnson, Nichols, Palmer, Stevenson, Taylor—13.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senator McMillan moved to reconsider the vote by which Senate bill No. 235 was indefinitely postponed.

The motion carried.

Senator Davis (Walter S.) moved the adoption of the minority report of the Committee on Agriculture.

On motion of Senator Smith (Joseph H.), the bill was re-referred to the Committee on Agriculture.

Senator Fairchild gave notice that at the proper time he would move to reconsider the vote by which House bill No. 111 was indefinitely postponed.

Senate bill No. 226, by Joint Committee on Dikes and Drains, entitled "An act relating to drainage improvement districts, providing for the issuing of bonds thereby in certain cases to retire outstanding bonds and warrants and for the re-assessment of costs incurred in the construction of improvements therein," was read third time.

The secretary called the roll on the final passage of Senate bill No. 226, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, Jones, Karshner, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Morthland, Myers, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wells, Wray—28.

Those voting nay were: Senators Hutchinson, Judd-2.

Those absent or not voting were: Senators Carlyon, Davis (Lincoln), French, Ghent, Groff, Hall, Iverson, Johnson, Nichols, Palmer, Phipps, Stevenson—12.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senator Smith (Joseph H.) moved to reconsider the vote by which House bill No. 111 was indefinitely postponed.

Senator Taylor moved to lay the motion to reconsider on the table.

The motion to lay on the table carried:

Senate bill No. 187, by Senator Metcalf, entitled "An act relating to agriculture; promoting the general welfare by bringing into productive use logged-off lands suitable for agriculture; providing for the establishment of agricultural development districts with authority to purchase and improve said lands and to dispose of the same and to furnish powder and other aid to bona fide improvers of said land and making the cost of the same a part of the sale price of said land; to issue agricultural improvements bonds therefor and authorizing the investment of public funds in said bonds," was read third time.

On motion of Senator Metcalf, the bill was amended as follows:

In section 11, line 14 of the printed bill, being line 18 of the original bill, insert after the word "blasting" the words "or otherwise loosening or removing."

In section 11, line 19 of the printed bill, being line 22 of the original bill, insert after the word "blasting" the words "or otherwise loosening or removing."

In section 11, line 20 of the printed bill, being line 24 of the original bill, insert after the word "blasting" the words "or otherwise loosening or removing."

In section 11, line 25 of the printed bill, being line 3, page 6 of the original bill, insert after the word "blasting" the words "or otherwise loosening or removing."

In section 12, line 29 of the printed bill, being line 15, page 7 of the original bill, strike the word "and" and substitute in lieu thereof the word "or."

The secretary called the roll on the final passage of Senate bill No. 187, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Brown, Burton, Cox, Davis (Walter S.), Fairchild, Ferryman, French, Groff, Hall, Hutchinson, Iverson, Johnson, Jones, Judd, Kleeb, Kuykendall, Landon, Metcalf, Morthland, Myers, Smith (A. A.), Smith (Joseph H.), Steiner, Wells, Wray—26.

Those voting nay were: Senators Chase, Cleary, Cornwell, Faulkner, Karshner, McMillan—6.

Those absent or not voting were: Senators Boner, Brand, Carlyon, Davis (Lincoln), Ghent, Nichols, Palmer, Phipps, Stevenson, Taylor—10.

When the name of Senator Iverson was called, he made the following statement:

"This bill is in the shape of a subterfuge to get around the constitutional provisions that prohibit the state from londing its credit for the purpose of land clearing. It is simply in the form of making a corporation where the idea is that each goes security for the other. In my opinion it will not be any improvement on our present mode of clearing land. I cannot, however, see that it will hurt any one, and consequently as a principle is involved, I vote 'aye.'"

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate bill No. 222, by Committee on Judiciary, entitled "An act relating to the publication of the Washington supreme court reports, and amending section 9066 of Remington & Ballinger's Annotated Codes and Statutes of Washington," was read third time.

The secretary called the roll on the final passage of Senate bill No. 222, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Brown, Burton, Carlyon, Chase, Cornwell, Cox, Davis (Walter S.), Faulkner, Ferryman, French, Hall, Hutchinson, Iverson, Johnson, Jones, Karshner, Kleeb, Kuykendall, Landon, Mc-Millan, Metcalf, Morthland, Myers, Smith (A. A.), Smith (Joseph H.), Steiner, Wray—28.

Voting nay: Senator Cleary-1.

Those absent or not voting were: Senators Boner, Brand, Davis (Lincoln), Fairchild, Ghent, Groff, Judd, Nichols, Palmer, Phipps, Stevenson, Taylor, Wells—13.

There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Smith (A. A.), the rules were suspended and the Senate returned to the order of business.

Senator Groff moved that the rules be suspended and that the Committee on Military be allowed to introduce a memorial.

The secretary called the roll and the motion carried by the following vote: Those voting aye were: Senators Barnes, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Faulkner, Ferryman, French, Groff, Hall, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Morthland, Myers, Smith (A. A.), Smith (Joseph H.), Steiner, Wray—31.

Those absent or not voting were: Senators Boner, Brand, Davis (Lincoln), Fairchild, Ghent, Nichols, Palmer, Phipps, Stevenson, Taylor, Wells—11.

The secretary read:

Senate joint memorial No. 18, by Committee on Military, "Relating to a petition for an order allowing J. Benjamin Hayes to take an examination for commission in the regular army."

On motion of Senator Groff, the rules were suspended and Senate joint memorial read second and third times and placed on final passage.

The secretary called the roll on the final passage of Senate joint memorial No. 18, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Brown, Burton, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Faulkner, Ferryman, Groff, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, Mc-Millan, Metcalf, Morthland, Myers, Smith (A. A.), Smith (Joseph H.), Steiner, Wells, Wray—29.

Those absent or not voting were: Senators Boner, Brand, Carlyon, Davis (Lincoln), Fairchild, French, Ghent, Hall, Nichols, Palmer, Phipps, Stevenson, Taylor—13.

On motion of Senator Groff, the rules were suspended, and Senate joint memorial No. 18 ordered transmitted to the House immediately.

Senator Smith (A. A.) moved that the Committee on Printing be allowed to introduce a joint resolution.

The secretary called the roll and the motion carried by the following vote:

Those voting aye were: Senators Barnes, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Faulkner, Ferryman, Groff, Hall, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Morthland, Myers, Smith (A. A.), Smith (Joseph H.), Steiner, Wells, Wray—31.

Those absent or not voting were: Senators Boner, Brand, Davis (Lincoln), Fairchild, French, Ghent, Nichols, Palmer, Phipps, Stevenson, Taylor—11.

The secretary read:

Senate joint resolution No. 10, by Committee on Printing, "Relating to printing advance sheets of the Session Laws."

On motion of Senator Smith (A. A.), the rules were suspended and Senate joint resolution No. 10 read second third times and placed on final passage.

The secretary called the roll on the final passage of Senate joint resolution No. 10, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Brown, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Faulkner, Ferryman, Groff, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Morthland, Myers, Smith (A. A.), Smith (Joseph H.), Steiner, Wells, Wray—27.

Those absent or not voting were: Senators Boner, Brand, Burton, Carlyon, Davis (Lincoln), Fairchild, French, Ghent, Hall, Hutchinson, Nichols, Palmer, Phipps, Stevenson, Taylor—15.

Senator Smith (A. A.) made a verbal report on behalf of the Committee on Printing, stating that the committee finds that it cost \$100 to print the

Lincoln memorial address last session and that it will cost \$125 to print the address this year, and that the committee had no recommendation to make.

On motion of Senator Metcalf, the rules were suspended, and Senate bill No. 187 ordered engrossed and immediately transmitted to the House.

At 3:25 p. m., on motion of Senator Jones, the Senate adjourned until 10 o'clock Monday morning, February 26, 1917.

Louis F. Hart, President' of the Senate.

FRANK M. DALLAM, JR., Secretary of the Senate.

FIFTIETH DAY.

MORNING SESSION.

SENATE CHAMBER.

OLYMPIA, WASHINGTON, Monday, February 26, 1917.

The Senate was called to order at 10 o'clock a.m. by President Hart, pursuant to adjournment.

Rev. C. T. Goodsell, of the Central Baptist Church, offered prayer.

The secretary called the roll, all members being present, except Senators Davis (Lincoln), Steiner and Stevenson; all excused, except Senator Steiner.

On motion of Senator Cleary, the reading of last Saturday's journal was dispensed with and it was approved.

On motion of Senator Smith (A. A.), the rules were suspended, and Senate joint resolution No. 10 ordered transmitted to the House immediately.

REPORTS OF STANDING COMMITTEES.

The Committee on Elections and Privileges recommended that engrossed House bill No. 102 do pass, with certain amendments.

The report of the committee, together with the bill, was placed on general file.

A majority of the Committee on Public Morals recommended that Senate bill No. 314 do not pass.

A minority of the committee recommended that the bill do pass.

The reports of the committee, together with the bill, were placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., February 23, 1917.

MR. PRESIDENT:

We, your Committee on Roads and Bridges, to whom was referred Senate bill No. 60, entitled "An act relating to pulbic highways, rural post roads, assenting to the provisions of an act of Congress entitled 'An act to provide that the United States shall aid the states in the construction of rural post roads, and for other purposes,' approved July 11, 1916; authorizing and directing the state highway commissioner, the state highway board and the State Treasurer to perform certain duties in connection therewith; providing for the apportionment of certain funds therefor; and declaring an emergency," have had the same under consideration, and we respectfully

report the same back to the Senate with the recommendation that substitute Senate bill No. 60 be substituted therefor, and that it do pass.

RALPH D. NICHOLS, Chairman.

We concur in his report: Ed Brown, A. E. Judd, A. A. Smith, F. G. Barnes, John W. Kleeb, Oliver Hall.

On motion of Senator Nichols, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., February 26, 1917.

MR. PRESIDENT:

We, your Committee on Public Revenue and Taxation, to whom was referred Senate bill No. 186, entitled "An act providing for the assessment and taxation of mines, mining claims and the improvements thereon and the net profits therefrom, requiring statements of net profits, providing a penalty for false statements made and repealing all acts in conflict herewith," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

E. J. CLEARY, Chairman.

We concur in this report: W. M. Karshner, Oliver Hall.

On motion of Senator Cleary, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., February 26, 1917.

MR. PRESIDENT:

We, your Committee on Public Revenue and Taxation, to whom was referred engrossed House bill No. 103, entitled "An act relating to the state board of equalization, its composition, powers and duties, the duties of county assessors, and amending section 9204 of Remington & Ballinger's Annotated Codes and Statutes of Washington," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

E. J. Cleary, Chairman.

We concur in this report: W. M. Karshner, Oliver Hall.

On motion of Senator Cleary, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., February 24, 1917.

MR. PRESIDENT :

We, your Committee on Agriculture, to whom was referred Senate bill No. 235, entitled "An act relating to the grading, classification, packing and labeling of farm products, and defining the powers and duties of the commissioner of agriculture with reference thereto," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

C. R. McMillan, Chairman.

We concur in this report: J. H. Ferryman, A. E. Judd, Ed Brown.

On motion of Senator Cornwell, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., February 26, 1917.

MR. PRESIDENT:

We, your Committee on Elections and Privileges, to whom was referred Senate bill No. 150, entitled "An act relating to elections, providing for the appointment of election officers, and prescribing the manner of conducting elections, and the canvassing and counting of votes cast thereat, and amending sections 4785, 4786, 4913, 4916, 4916, 4924, 4925 and 4926 of Remington & Ballinger's Annotated Codes and Statutes of Washington," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that substitute Senate bill No. 150 be substituted therefor, and that it do pass.

A. A. SMITH, Chairman.

We concur in this report: E. V. Kuykendall, E. Ben Johnson, Oliver Hall.

On motion of Senator Smith (A. A.), the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., February 25, 1917.

MR. PRESIDENT:

We, your Committee on Elections and Privileges, to whom was referred Senate bill No. 182, entitled "An act relating to elections and prescribing the method of voting by electors in the State of Washington in the actual military service of the state or of the United States and by reason thereof absent from their election precincts," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

A. A. SMITH, Chairman.

We concur in this report: E. V. Kuykendall, E. Ben Johnson, Oliver Hall.

On motion of Senator Smith (A. A.), the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., February 26, 1917.

Mr. President:

Your Committee on engrossed Bills, to whom was referred engrossed Senate bill No. 111, entitled "An act relating to game animals, game birds and game fish; state and county game funds; the auditing and payment of claims against such funds; authorizing county game commissioners to expend county game fund for certain purposes; and amending section 34 of chapter 120 of the Laws of 1913;"

Also, engrossed Senate bill No. 134, entitled "An act relating to game animals, creating a game preserve in Okanogan county and providing a penalty;"

Also, engrossed Senate bill No. 187, entitled "An act relating to agriculture; promoting the general welfare by bringing into productive use logged-off lands suitable for agriculture; providing for the establishment of agricultural development districts with authority to purchase and improve said lands and to dispose of the same and to furnish powder and other aid to bona fide improvers of said land and making the cost of the same a part of the sale price of said land; to issue agricultural improvement bonds therefor and authorizing the investment of public funds in said bonds;"

Also, engrossed Senate bill No. 209, entitled "An act relating to game farming and securing, domesticating and propagating of game animals and game birds, the possession, transportation, use and disposition of game, granting certain powers to and imposing certain dues upon the state and county game wardens and providing penalties for violation of the provisions of this act;"

Also, engrossed Senate bill No. 287, entitled "An act amending sections 6, 12, 21, 23, 24, 25, 38, 46, 48, 51, 52, 54, 58, 63, 65, 66, 71, 77, 88, 93, 96, 99 and 100, and repealing section 60 of chapter 31 of the Laws of 1915, of the legislature of the State of Washington known as the 'Fisheries Code' of said state, and adding thereto an additional section defining certain terms therein, and declaring an emergency," have compared same with the original bills and find them correctly engrossed.

Respectfully submitted,

JAMES BURTON, Chairman.

We concur in this report: E. Ben Johnson, Walter S. Davis.

MESSAGE TO THE SENATE.

House of Representatives.
OLYMPIA, WASH., February 23, 1917.

Mr. PRESIDENT:

The House has passed engrossed substitute Senate bill No. 42, with the following amendment: "Amend section 12, line 3, before the word "herbs" insert the words "non-medicinal;"

Also, engrossed Senate bill No. 34, entitled "An act regulating the practice of chiropody; providing for the issuance of licenses therefor, and providing a penalty for the violation of the provisions of this act," with the following amendments:

Amend section 3 by striking the words "state board of medical examiners" in the first line of the printed bill and inserting in lieu thereof the words "state board of chiropody."

Amend section 4 of the printed bill by striking all of said section and inserting in lieu thereof the following:

"Section 4. The state board of chiropody shall as herein provided examine applicants for licenses to practice chiropody and said board shall have the power to

make such rules and regulations as may be necessary to properly conduct such examinations, such examinations to relate only to the following subjects: Anatomy and physiology, minor surgery and bandaging relating to the practice of chiropody; and all such examinations shall be conducted in the English language and may be written or partly written and partly oral."

Amend section 5 by striking the words "state board of medical examiners" in the first line of the printed bill and inserting in lieu thereof the words "state board of chiropody."

Amend section 6 by striking from the third line of the printed bill the words "state board of medical examiners" and inserting in lieu thereof the words, "state board of chiropody."

Amend section 6 by striking the words "state board of medical examiners" in the tenth line of the printed bill and inserting in lieu thereof the words "state board of chiropody."

Amend section 9 by striking the words "state board of medical examiners" in the second line of the printed bill and inserting in lieu thereof the words "state board of chiropody."

Amend section 9 by adding to the end of said section the words "and a renewal for each year of one dollar.

Amend section 10; insert after the words "finger nails" the words "or toe nails." Amend section 12 in the fourth line of the printed bill by striking the words "state board of medical examiners" and inserting in lieu thereof the words "state board of chiropody."

Amend section 13 by striking from the first line of the printed bill the words "state board of medical examiners" and inserting in lieu thereof the words "state board of chiripody.

Amend section 13 by striking from the thirteenth line of the printed bill the words "state board of medical examiners" and inserting in lieu thereof the words "state board of chiropody."

Amend section 14 by striking in the first line of the printed bill the words "state board of medical examiners" and inserting in lieu thereof the words "state board of chiropody."

Amend section 17 in the second line of the printed bill by striking the words "state board of medical examiners" and inserting in lieu thereof the words "state board of chiropody."

Amend section 18 by striking the period at the end of line 4 and adding a comma and the following: "Nor shall this act be construed to discriminate against any particular school of medicine or surgery or osteopathy and surgery, or any licensed system or mode of treating the sick or afflicted, or to interfere in any way with the practice of religion: *Provided*, That nothing herein shall be held to apply to or to regulate any kind of treatment by prayer.

Amend the bill by inserting a new section to be known as section 20 which section shall read as follows:

Section 20. Within thirty days after the taking effect of this act there shall be appointed by the Governor a state board of chiropody consisting of three chiropodists in active practice within the State of Washington for at least two years, whose duties shall be as prescribed in the preceding sections of this act. Said board shall be appointed for a term of four years without salary, but shall be paid their actual traveling expenses when engaged in the work as herein provided, upon proper vouchers approved by the State Auditor. All sums paid for licenses and examinations shall be paid into the state treasury in a separate fund and shall be paid out only upon warrants drawn by the state auditor, but in no case shall the amounts paid exceed the amounts obtained for licenses and examinations. Said board shall meet on the eighteenth day of July, 1917, and organize by electing a president and secretary, each of whom shall hold his office for your years, vacancies to be filled in the usual manner, and thereafter said board shall meet once every six months alternately at Seattle, Spokane and Tacoma, for the purpose of holding examinations as herein provided, the time and place of said examinations to be given applicants by mail. The headquarters of said board shall be the place of residence of the Secretary and each officer shall take the oath prescribed by law for public officers.

Amend the bill by changing the number of section 20 of the printed bill to section 21

Senator Fairchild moved that the Senate concur in the House amendments to substitute Senate bill No. 42.

The secretary called the roll, and the Senate concurred in the House amendments to substitute Senate bill No. 42 by the following vote:

Those voting aye were: Senators Barnes, Brand, Brown, Burton, Carlyon, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Johnson, Jones, Judd, Karshner, Kleeb, Landon, McMillan, Morthland, Myers, Phipps, Smith (A. A.), Smith (Joseph H.), Taylor, Wells, Wray—27.

Those voting nay were: Senators Kuykendall and Nichols-2.

Those absent or not voting were: Senators Boner, Chase, Cleary, Davis (Lincoln), Ghent, Groff, Hall, Hutchinson, Iverson, Metcalf, Palmer, Steiner, Stevenson—13.

Senator Taylor moved that the Senate concur in the House amendments to Senate bill No. 34.

The secretary called the roll, and the Senate concurred in the House amendments to Senate bill No. 34 by the following vote:

Those voting aye were: Senators Barnes, Brand, Brown, Burton, Cornwell, Cox, Davis (Walter S.), Fairchild, Ferryman, French, Groff, Jones, Karshner, Kleeb, McMillan, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Taylor, Wells, Wray—22.

Those voting nay were: Senators Faulkner, Iverson, Johnson, Judd, Kuykendall, Landon, Morthland, Myers, Nichols-9.

Those absent or not voting were: Senators Boner, Carlyon, Chase, Cleary, Davis (Lincoln), Hutchinson, Hall, Metcalf, Steiner, Stevenson—11.

The secretary read:

SENATE CONCURRENT RESOLUTION NO. 12.

By Joint Rules Committee:

Resolved, By the Senate of the State of Washington, the House of Representatives concurring, that after 12 o'clock noon, Monday, March 5, 1917, the Senate will not consider any Senate bills and the House will not consider any House Bills: that after 12 o'clock noon, Wednesday, March 7, 1917, neither the House nor the Senate will consider any bills or other matters, except conference reports and free conference reports and matter incident to the closing businss of this session of the legislature.

On motion of Senator Boner, the resolution was adopted.

On motion of Senator French, the rules were suspended, and Senate concurrent resolution No. 12 ordered immediately transmitted to the House.

INTRODUCTION OF BILLS.

Substitute Senate bill No. 60, by Committee on Roads and Bridges, entitled "An act relating to public highways, rural post roads, assenting to the provisions of an act of Congress entitled 'An act to provide that the United States shall aid the states in the construction of rural post roads, and for other purposes,' approved July 11, 1916; authorizing and directing the state highway commissioner, the state highway board and the State Treasurer to perform certain duties in connection therewith; providing for the apportionment of certain funds therefor; and declaring an emergency."

The bill was read the first time, and on motion of Senator Nichols, the rules were suspended, the bill was read the second time by title, ordered printed and placed on general file.

Substitute Senate bill No. 150, by Committee on Elections and Privileges, entitled "An act relating to elections, providing for the appointment of election officers, and prescribing the manner of conducting elections, and the canvassing and counting of votes cast thereat, and amending sections 4785, 4786, 4913, 4915, 4916, 4924, 4925 and 4926 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Smith (A. A.), the rules were suspended, the bill was read the second time by title, ordered printed and placed on general file.

On motion of Senator Nichols, the rules were suspended, and the Senate returned to the order of business.

Senator Nichols moved that the Committee on Cities of the First Class be requested to take some action on Senate bill No. 121 and report the bill out tomorrow.

A roll call on the motion was demanded by Senators Nichols, Landon, Taylor, Brown, Burton, Wray and Chase.

The secretary called the roll, and the motion carried by the following vote:

Those voting aye were: Senators Boner, Brown, Burton, Cleary, Davis (Walter S.), Fairchild, Faulkner, Iverson, Johnson, Judd, Karshner, Kleeb, Landon, McMillan, Metcalf, Myers, Nichols, Phipps, Smith (A. A.)—19.

Those voting nay were: Senators Barnes, Brand, Carlyon, Chase, Cornwell, Cox, Ferryman, French, Groff, Hall, Jones, Kuykendall, Morthland, Palmer, Taylor, Wray—16.

Those absent or not voting were: Senators Davis (Lincoln), Ghent, Hutchinson, Smith (Joseph H.), Steiner, Stevenson, Wells—7.

GENERAL FILE.

Senate bill No. 285, by Committee on Elections and Privileges, entitled "An act relating to nominations for public office in the State of Washington, prescribing a method of voting, and amending sections 4813, 4815 and 4822 of Remington & Ballinger's Annotated Codes and Statutes of Washington," was read third time.

Senator Johnson moved to substitute Senate bill No. 252 for Senate bill No. 285.

Senator Jones stated that the motion to substitute was out of order, for the reason that Senate bill No. 252 was in a committee and not on general file.

The president ruled the point well taken.

Senator Nichols, seconded by Senators Johnson and Phipps, appealed from the decision of the chair.

Senator Boner was called to preside.

Senator Nichols withdrew his appeal.

The president resumed the chair.

Senator Metcalf moved to amend the bill by striking section 3.

The motion was lost.

Senator Johnson moved to strike section 1, and substitute therefor the following:

Section 1. That section 4813 of Remington & Ballinger's Annotated Codes and Statutes of Washington be amended to read as follows:

Section 4813. The method of voting at such primary election shall be by ballot, and all ballots shall be printed as herein provided. On the fifteenth day before the pri-

mary election, the county auditor shall group all the candidates for each party by themselves and shall prepare at once in writing * * * * a sample ballot * * * all parties for public inspection, which he shall post in a conspicuous place in his office. He shall proceed to have printed a * * * primary election ballot for * * all political parties which have qualified as hereinbefore provided. These ballots shall be prepared in the following manner: Every ticket shall be absolutely uniform in color and size, shall be white and printed in black ink. Across the head of each ballot shall be printed in plain black type * * * "Primary election ballot" * * and below that the county in which the ballot is to be used. Then shall follow the words, "To vote for a person, mark a cross in the first square at the right of the name of the person for whom you desire to vote." * * * (Below that shall be in a separate line in large type the words, "Vote in one column only." In the next line, immediately beneath, "If you vote in more than one column, your ballot will not be counted.") Below this shall appear in separate columns the names of all candidates of each political party for each office grouped under the heading of the office for which they are respective candidates. In the first column shall be placed the names of all candidates for republican nominations, and at the top of the column shall appear the words, "Republican Column." In the second column shall appear the names of all candidates for democratic nominations and at the top of the column the words, "Democratic Column." The complete column of each party shall be enclosed within ruled lines, separated from other columns by a space of at least one-half (1/2) inch, and at the right of the democratic party column shall appear the names of candidates of other political parties in party columns, arranged from right to left in accordance with the highest total vote of the candidate for Governor of such party at the primary election. The position on the ballot in each column shall be arranged as follows: United States senator, representeive in congress, legislative candidates, state officers, county officers, precinct officers; in all cases following under each heading here given, the rotation used in the make-up of the various ballots at the general election.

When there shall be four or more candidates for * * * * the nomination by one political party for United States senator, representative in congress or governor there shall be printed immediately under the designation of office, the following, * *

* "Vote for one first choice, optional to vote for one second choice for this office" and opposite the names of the candidates shall appear two (2) columns of squares; at the head of the first column shall be the words, "First choice" and at the head of the second column shall be the words, "Optional second choice" but in all cases where second choice voting is provided for, it shall not affect the validity of the ballot if the voter fails to vote second choice.

No candidate shall be nominated who does not receive in the precinct, county, district or state in which he is a candidate, ten (10%) per cent of the highest number of votes cast for any candidate in his party column in such precinct, district, county or state and no candidate who has not filed a declaration of candidacy and paid the filing fee before the primaries shall be entitled to have his name appear on the general election ballot as such party candidate unless he has received such ten (10%) per cent vote and unless within five (5) days after the completed canvass of the primary election he shall file his acceptance of the nomination with the officer with whom his declaration of candidacy would have been filed and pay such officer the fee he would have been required to pay upon filing such declaration of candidacy.

The provisions of this section shall not apply to the nominations and elections of candidates for municipal offices. The form of the ballot shall be substantially as follows:

OFFICIAL PRIMARY BALLOT

....Countu

Instructions.—To vote for a person make a cross (X) in the square at the right of the name of the person for whom you wish to vote. Vote in one column only—if you vote in more than one column, your ballot will not be counted.

REPUBLICAN COLUMN

UNITED STATES SENATOR John Doe Richard Ros Peter Poe REPRESENTATIVE IN CONGRESS Vote for one Richard Roe LEGISLATIVE STATE SENATOR John Doc Richard Roe REPRESENTATIVE Vote for one (two) John Doe Richard Ros Peter Poe STATE OFFICERS GOVERNOR Vote for one John Doe Richard Roe LIEUTENANT GOVERNOR Vote for one John Doc Richard Roe SECRETARY OF STATE Vote for one John Doe Richard Ros STATE AUDITOR John Doe Richard Roe STATE TREASURER Vote for one John Due Richard Roe ATTORNEY GENERAL Vote for one John Doe Richard Roe COMMISSIONER OF PUBLIC LANDS Vote for one John Doe SUPERINTENDENT OF PUBLIC INSTRUCTION Vote for one John Doc Richard Roc INSURANCE COMMISSIONER Vote for one John Doe Richard Roe tArrange County officers here if they are partison offices: PERCINCT COMMITTEEMAN Vote for one

DEMOCRATIC COLUMN

(Arrange in same order and manner as in left-hand column) Senator Faulkner moved to amend the amendment offered by Senator Johnson, in section 1, lines 19 and 22, by striking the sentence beginning with the word "In" and ending with the word "column," and insert in lieu thereof the following: "In the first column shall be placed the names of all the candidates of the political party receiving the highest vote for its candidate for governor at the last general election," and in line 24 strike the word "democratic" and insert in lieu thereof the word "first."

The motion failed to carry.

Senator Nichols moved as an amendment to the amendment offered by Senator Johnson, to strike the words "Below that shall be in a separate line in large type the words 'vote in one column only,' in the next line immediately beneath, "if you vote in more than one column, your ballot will not be counted."

The motion was lost.

A roll call on the amendment offered by Senator Johnson was demanded by Senators Nichols, Johnson, Iverson, Taylor, Cox, Kuykendall, Burton and Barnes.

· The secretary called the roll, and the motion failed to carry by the following vote:

Those voting aye were: Senators Burton, Chase, Davis (Walter S.), Faulkner, Ferryman, Hall, Iverson, Johnson, Judd, Karshner, Landon, Mc-Millan, Metcalf, Morthland—14.

Those voting nay were: Senators Barnes, Boner, Brand, Brown, Carlyon, Cleary, Cornwell, Cox, Fairchild, Groff, Hutchinson, Jones, Kleeb, Kuykendall, Myers, Nichols, Palmer, Smith (A. A.), Smith (Joseph H.), Taylor, Wells, Wray—22.

Those absent or not voting were: Senators Davis (Lincoln), French, Ghent, Phipps, Steiner, Stevenson—6.

On motion of Senator Groff, the Committee on Cities of the First Class was permitted to sit during session.

On motion of Senator Brown, the bill was amended as follows:

In section 3, line 6 of the printed bill, being line 13 of the original bill, beginning with the word "no" strike down to and including the word "choice."

In section 3, line 12 of the printed bill, being line 19 of the original bill, strike all words after the word "shall" and substitute in lieu thereof the following: "Be counted as one first choice vote for that office."

The secretary called the roll on the final passage of Senate bill No. 285, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Carlyon, Chase, Cleary, Cornwell, Fairchild, Faulkner, Ferryman, Groff, Hall, Hutchinson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, Mc-Millan, Morthland, Myers, Palmer, Smith (A. A.), Smith (Joseph H.), Taylor, Wells, Wray—30.

Those voting nay were: Senators Burton, Cox, Davis (Walter S.), French, Iverson, Metcalf, Nichols—7.

Those absent or not voting were: Senators Davis (Lincoln), Ghent, Phipps, Steiner, Stevenson—5.

There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Groff, the rules were suspended, and the Senate returned to the order of business.

REPORTS OF STANDING COMMITTEES.

A majority of the Committee on Cities of the First Class recommended that Senate bill No. 121 be indefinitely postponed.

A minority of the committee recommended that the bill do pass.

The reports of the committee, together with the bill, were placed on general file.

Senator Hall moved that he be permitted to introduce a new bill.

The secretary called the roll, and the motion carried by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Groff, Hall, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Morthland, Myers, Nichols, Palmer, Smith (A. A.), Smith (Joseph H.), Wells—35.

Those absent or not voting were: Senators Davis (Lincoln), Ghent, Phipps, Steiner, Stevenson, Taylor, Wray—7.

At 12:30 p. m., on motion of Senator Iverson, the Senate took a recess until 2 o'clock this afternoon.

AFTERNOON SESSION.

The Senate was called to order at 2 p. m. by President Hart.

On motion of Senator Fairchild, the Committee on Labor and Labor Statistics was granted the use of the Senate chamber for the evening.

Senate bill No. 104.

The secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER,

MR. PRESIDENT: OLYMPIA, WASH., February 9, 1917.

We, your Committee on Elections and Privileges, to whom was referred Senate bill No. 104, entitled "An act relating to elections, and authorizing electors absent from their precincts of residence to vote at general elections and the primaries therefor, providing a penalty for violation and amending sections 1, 2, 3, 4, 5, 6 and 7 of chapter 189 of the Laws of 1915," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass with the following amendments:

In section 1, line 6 of the printed bill, the same being line 13 of the original bill, after the word "nominations" strike the word "at" and insert in lieu thereof the word "for."

In section 2, line 3 of the printed bill, the same being line 18 of the original bill, after the word "primary" insert the words "or general."

In section 3, line 10 of the printed bill, the same being line 8 of the original bill, after the word "accompanied" insert the words "by his certificate and."

In section 4, after the word "accordingly," being the last word in section 4, strike the period (.) and substitute in lieu thereof a colon (:), and add as follows: "Provided, however, such ballot shall not be canvassed or counted unless received by the auditor within six days from the date of said general or primary election."

In section 3, line 16 of the printed bill, the same being line 17, of the original bill, after the word "said" and before the word "affidavit" insert the words "certificate and."

In section 4, line 13 of the printed bill, the same being line 28 of the original bill, after the word "envelopes" insert a comma (,), and add the word "certificates."

A. A. SMITH, Chairman.

We concur in this report: E. Ben Johnson, E. V. Kuykendall, Oliver Hall.

On motion of Senator Smith (A. A.), the report of the committee was adopted.

Senate bill No. 104, by Senators Fairchild and Phipps, was read third time.

The secretary called the roll on the final passage of Senate bill No. 104, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, French, Ghent, Groff, Hall, Hutchinson, Iverson, Judd, Kleeb, Kuykendall, McMillan, Metcalf, Morthland, Myers, Nichols, Palmer, Smith (A. A.), Smith (Joseph H.), Taylor, Wells—31.

Those absent or not voting were: Senators Brown, Davis (Lincoln), Ferryman, Johnson, Jones, Karshner, Landon, Phipps, Steiner, Stevenson, Wray—11.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate bill No. 178, by Senator Groff, entitled "An act relating to insurance and giving to a surety the benefit of a stay of execution upon judgment, and amending section 6059-196 of Remington & Ballinger's Annotated Codes and Statutes of Washington," was read third time.

Former Senator J. R. Stevenson, of Garfield county, was escorted to a seat beside the president.

The secretary called the roll on the final passage of Senate bill No. 178, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Chase, Cleary, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Ghent, Groff, Hall, Hutchinson, Iverson, Johnson, Judd, Karshner, Kleeb, Kuykendall, McMillan, Metcalf, Morthland, Myers, Palmer, Smith (A. A.), Smith (Joseph H.), Taylor, Wells—33.

Those absent or not voting were: Senators Cornwell, Davis (Lincoln), Jones, Landon, Nichols, Phipps, Steiner, Stevenson, Wray—9.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate bill No. 264, by Senators Palmer and Cleary, entitled "An act defining the crime of criminal syndicalism and prescribing punishment therefor," was read third time.

On motion of Senator Davis (Walter S.), the bill was amended in section 4, line 14, of the original bill, by inserting after the word "notification" the following: "by the sheriff of the county or the police authorities."

Senator Johnson moved to amend the bill by striking sections 3 and 4. Senator Hutchinson moved that the special order for 2:30 o'clock be advanced until the final disposal of Senate bill No. 264.

The motion carried.

Senator Kuykendall moved the previous question, seconded by Senators Wray and Taylor.

The previous question carried.

The motion by Senator Johnson failed to carry.

The secretary called the roll on the final passage of Senate bill No. 264, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Carlyon, Chase, Cleary, Cornwell, Davis (Walter S.), Ferryman, French, Ghent, Groff,

Hall, Hutchinson, Johnson, Judd, Karshner, Kleeb, Kuykendall, McMillan, Metcalf, Morthland, Myers, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Taylor, Wells, Wray—32.

Those voting nay were: Senators Burton, Faulkner, Iverson, Landon, Nichols-5.

Those absent or not voting were: Senators Davis (Lincoln), Fairchild, Jones, Steiner, Stevenson—5.

When the name of Senator Iverson was called, he arose to explain his vote

Senator French stated that according to Senate rule No. 56 Senator Iverson was out of order.

The chair ruled the point well taken; stating, however, that the explanation may be placed in the journal.

Senator Iverson explained his vote as follows:

"I have no sympathy with the lawlessness and mob rule of any kind; but in trying to prevent crime, we must not commit a wrong against our cherished principles of freedom of speech and press. I believe this bill is a dangerous measure. I vote no."

Senator Davis (Walter S.) explained his vote as follows:

"In voting 'aye' on Senate bill No. 264 I believe sections 3 and 4 should be stricken." Senator Faulkner explained his vote as follows:

"I believe this bill contains certain features that are contrary to the provisions of art. 1, amendments to the U. S. constitution. I also believe that all the legislative purposes of this bill are accomplished by sections 2548-9 of Remington's Code and other sections of our penal code. I vote no."

Senator Johnson explained his vote as follows:

"I hope that the Governor will veto sections 3 and 4. While bitterly condemning the gag rule applied by the proponents of this bill cutting off debate by moving the previous question, I believe that the first two sections are needed and vote aye."

Senator Nichols explained his vote thus:

"I believe that a bill adequately prohibiting sabotage should pass as in line 3, section 3. I believe that the bill goes far beyond the requirements of the situation and is likely to cause grave injustice to innocent persons, I reluctantly must vote no."

Senator Smith (Joseph H.) explained his vote as follows:

"I absolutely oppose any measure that would tend to make labor conditions worse, but as I interpret this bill, it does not in any manner interfere with, or deprive organized labor of the right to treat with their employers or to enforce their demands or to have their grievances heard and considered. I vote aye."

There being no objection, the title of the bill was ordered to stand as the title of the act.

SPECIAL ORDER.

The Senate, having disposed of Senate bill No. 264, took up for consideration Senate bill No. 47, a special order for this time.

The secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., February 20, 1917.

MR. PRESIDENT:

We, your Committee on Public Revenue and Taxation, to whom was referred Senate bill No. 47 entitled "An act relating to the public school system, state institutions of higher education; creating a fund to be known as the University fund, a fund to be known as the Washington State College fund, a fund to be known as the Cheney Normal School fund, a fund to be known as the Ellensburg Normal School fund and a fund to be known as the Bellingham Normal School fund and making prevision for the annual levy of a tax to produce revenue therein for the maintenance, construction and repair

of buildings, improvement and equipment of said institutions; and repealing sections 5049-4 and 5049-5 of Remington & Ballinger's Annotated Codes and Statutes of Washington," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass with the following amendments:

In line 9 of the original bill after the words "section 1" insert the following: Section 5049-4 of Remington & Ballinger's Annotated Codes and Statutes of Washington is hereby amended to read as follows: Section 5049-4.

In line 12 of the original bill strike the word "ninety" and substitute in lieu thereof the words "seventy-three."

In line 13 of the original bill strike the words "fifty-five" and substitute in lieu thereof the words "forty-six."

In line 14 of the original bill strike the words "fourteen and one-fourth" and substitute in lieu thereof the word "thirteen."

In lines 15 and 16 of the original bill strike the words "twelve and three-quarters" and substitute in lieu thereof the word "ten."

In line 17 of the original bill strike the word "eighteen" and substitute in lieu thereof the word "fifteen."

Strike section 2.

Strike section 3.

Amend title to read as follows: "An act relating to the state institutions of higher education, making provisions for the annual levy of a tax to produce revenue therefor and amending section 5049-4 of Remington & Ballinger's Annotated Codes and Statutes of Washington.

E. J. CLEARY, Chairman.

We concur in this report: Dan Landon, W. M. Karshner, D. H. Cox, Oliver Hall. On motion of Senator Cleary, the report of the committee was adopted. Senate bill No. 47, by Senators Wray and Landon, was read third time. Senator Boner moved to amend the bill as follows:

Amend section 1 of the amended printed bill as follows, towit:

In line 5 of the printed bill, strike the words and figures "seventy-three one-hundredths (73-100)," and insert in lieu thereof "ninety one-hudredths (90-100)."

In line 6 of said section 1, strike the words and figures "forty-six one-hundredths (46-100)" and insert in lieu thereof "fifty-five one-hundredths (55-100)."

In line 7 of said section 1, strike the words and figures "thirteen one-hundredths (13-100)," and insert in lieu thereof "fourteen and one-fourth one-hundredths (141-100)."

In the latter part of line 7 and in the first part of line 8 of said section, strike the words and figures "ten one-hundredths (10-100)" and insert in lieu thereof "twelve and three-fourths one-hundredths (12%-100)."

In the latter part of line 8 and in the first part of line 9 of said section, strike the words and figures "fifteen one-hundredths (15-100)," and insert in lieu thereof "eighteen one-hundredths (18-100)."

A call of the Senate was demanded by Senator Nichols, seconded by Senators Brown and Taylor.

The motion carried.

The sergeant-at-arms locked the doors of the Senate.

The secretary called the roll, all Senators being present, except Senators Davis (Lincoln), Steiner and Stevenson.

On motion of Senator Smith (Joseph H.), Senator Steiner was excused. Senator Landon moved that further proceedings under the call of the Senate be dispensed with.

The motion was lost.

A roll call was demanded on the motion by Senators Boner, Taylor, Cox, Hutchinson, McMillan, Kleeb and Nichols.

The secretary called the roll, and the motion carried by the following vote:

Those voting aye were: Senators Barnes, Boner, Brown, Carlyon, Chase, Cleary, Davis (Walter S.), Ferryman, Ghent, Groff, Johnson, Karshner, Kleeb,

Landon, Metcalf, Morthland, Nichols, Palmer, Smith (A. A.), Taylor, Wells, Wray-22.

Those voting nay were: Senators Brand, Burton, Cornwell, Cox, Fairchild, Faulkner, French, Hall, Hutchinson, Iverson, Jones, Judd, Kuykendall, McMillan, Myers, Phipps, Smith (Joseph H.)-17.

Those absent or not voting were: Senators Davis (Lincoln), Steiner, Stevenson-3.

On motion of Senator Landon, the bill was amended as follows:

In section 1, line 10 of the original bill, strike out the figures "1918" and substitute therefor the figures "1917." In same section, line 18, after the words "Bellingham Normal School fund" strike the balance of the section, and substitute therefor the following: "It shall be the duty of the joint board of higher curricula in the report to be made next preceding the convening of the legislature of 1921 to recommend any changes in the levy herein provided for which to said board may seem necessary or proper and to give their specific grounds and reasons therefor."

The secretary called the roll on the final passage of Senate bill No. 47, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Carlyon, Chase, Cleary, Cornwell, Davis (Walter S.), Ferryman, Ghent, Groff, Hall, Johnson, Jones, Karshner, Kleeb, Kuykendall, Landon, Metcalf, Morthland, Myers, Nichols, Palmer, Smith (A. A.), Smith (Joseph H.), Taylor, Wells, Wray-29.

Those voting nay were: Senators Burton, Cox, Farichild, Faulkner, French, Hutchinson, Iverson, Judd, McMillan, Phipps-10.

Those absent or not voting were: Senators Davis (Lincoln), Steiner, Stevenson-3.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Substitute Senate bill No. 18.

The secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., February 20, 1917.

MR. PRESIDENT:

We, your Committee on Public Morals, to whom was referred substitute Senate bill No. 18 entitled "An act creating a board of architect examiners, providing for an architectural examination, regulating the use of the title architect, designating an examination fee, providing for the issuance of certificates, making reciprocal arrangements between states and providing a penalty for violation thereof," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass with the following amendments:

In section 2, line 2 of the substitute bill, strike the word "five" and substitute in lieu thereof the word "three."

In section 2, line 1 of the substitute bill, after the word "shall," insert the following: "and each governor hereafter elected shall."

In section 4, line 2 of the substitute bill, strike the remainder of the section after the word "college," after which insert a period.

In section 6, lines 4 and 5 of the substitute bill, strike the word "license" and insert in lieu thereof the words "certificate of registration."

In section 9, line 5 of the substitute bill, after the word "county" insert the following: "where he maintains his place of business."

WALTER S. DAVIS, Chairman.

We concur in this report: D. V. Morthland, E. V. Kuykendall, F. G. Barnes, William Wray, E. Ben Johnson.

On motion of Senator Davis (Walter S.), the report of the committee was adopted.

Substitute Senate bill No. 18, by Senator Wray, was read third time. Senator Davis (Walter S.) was called to preside.

On motion of Senator Nichols, the bill was amended as follows:

In section 3, the last line of the section, strike the comma between the figures "4, 5" and substitute the word "and" and strike the word "and" between the figures "5 and 6" and insert the following "and shall grant a certificate if the provisions of section" and after the figure "6" add the following "are complied with." and strike the period after the figure "6."

On motion of Senator Jones, the call of the Senate was dispensed with. Senator Wray, seconded by Senators Jones and Hutchinson, moved a call of the Senate.

Senator Landon stated that the secretary had commenced the roll call on the final passage of the bill, and that the motion was out of order.

The chair ruled the point well taken.

The secretary called the roll on the final passage of Senate bill No. 18, as amended, and it failed to pass the Senate by the following vote:

Those voting aye were: Senators Carlyon, Chase, Cleary, Fairchild, Ghent, Groff, Hutchinson, Johnson, Jones, Karshner, Kuykendall, McMillan, Morthland, Myers, Nichols, Palmer, Smith (A. A.), Wells, Wray—19.

Those voting nay were: Senators Boner, Brown, Burton, Davis (Walter S.), Faulkner, Hall, Iverson, Judd, Landon, Phipps, Taylor—11.

Those absent or not voting were: Senators Barnes, Brand, Cornwell, Cox, Davis (Lincoln), Ferryman, French, Kleeb, Metcalf, Smith (Joseph H.), Steiner, Stevenson—12.

On motion of Senator Nichols, the rules were suspended, and Senate bill No. 47 ordered engrossed and immediately transmitted to the House.

The president resumed the chair.

On motion of Senator Hall, Senate bill No. 127 was made a special order for 2 o'clock tomorrow afternoon.

The secretary read:

MESSAGE TO THE SENATE.

House of Representatives, Olympia, Wash., February 26, 1917.

MR. PRESIDENT:

The House has passed House bill No. 347 entitled "An act changing the corporate name of the town of Spiketon, in Pierce county, State of Washington, to "Morristown;"

Also, engrossed House bill No. 66, entitled "An act relating to the militia, defining certain offenses and prescribing certain penalties, repealing chapter 102 of the Laws of 1911, amending certain sections and repealing certain sections of the military code of the State of Washington, and declaring an emergency."

And the same are herewith transmitted. C. R. MAYBURY, Chief Clerk.

On motion of Senator Hall, the rules were suspended, and the Senate returned to the order of business.

INTRODUCTION OF BILLS.

Senate bill No. 324, by Senator Hall, entitled "An act relating to and validating warrants issued by the board of county commissioners in payment of rewards for the apprehension and conviction of criminals."

The bill was read the first time, and on motion of Senator Hall, the rules were suspended, the bill was read the second time by title and placed on general file.

Engrossed House bill No. 66, by Mr. Gauntlett, entitled "An act relating to the militia, defining certain offenses and prescribing certain penalties, repealing chapter 102 of the Laws of 1911, amending certain sections and repealing certain sections of the military code of the State of Washington, and declaring an emergency."

The bill was read the first time, and on motion of Senator Groff, the rules were suspended, the bill was read the second time by title and referred to the Committee on Military.

Engrossed House bill No. 347, by Mr. Morris, entitled "An act changing the corporate name of the town of Spiketon, in Pierce county, State of Washington, to 'Morristown.'"

The bill was read the first time, and on motion of Senator Cornwell, the rules were suspended, the bill was read the second time by title and referred to the Committee on Municipal Corporations.

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., February 26, 1917.

Mr. President:

We, your Committee on Military, to whom was referred engrossed House bill No. 66, relating to the militia, defining certain offenses and prescribing certain penalties, repealing chapter 102 of the Laws of 1911, amending certain sections and repealing certain sections of the military code of the State of Washington, and declaring an emergency, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

GUY B. GROFF, Acting Chairman.

We concur in this report: E. E. Boner, Ralph Metcalf, D. H. Cox.

On motion of Senator Groff, the report of the committee was adopted. At 5:50 p. m., on motion of Senator Carlyon, the Senate adjourned until tomorrow morning.

Louis F. Hart, President of the Senate.

FRANK M. DALLAM, JR., Secretary of the Senate.

FIFTY-FIRST DAY.

MORNING SESSION.

SENATE CHAMBER.

OLYMPIA, WASHINGTON, Tuesday, February 27, 1917.

The Senate was called to order at 10 o'clock a.m. by President Hart, pursuant to adjournment.

Rev. C. T. Goodsell offered prayer.

The secretary called the roll, all members being present, except Senators Davis (Lincoln) and Stevenson, both excused.

On motion of Senator Iverson, the reading of yesterday's journal was dispensed with and it was approved.

The secretary read a communication from Frank Pierce relative to the printing of Pierce's Code for the state.

On motion of Senator Smith (A. A.), the rules were suspended, and Senate bills Nos. 104, 264, 285 and 178 were ordered transmitted to the House immediately.

REPORTS OF STANDING COMMITTEES.

A majority of the Committee on Appropriations recommended that House bill No. 131 and Senate bill No. 24 do pass.

A minority of the committee recommended that the bills do not pass.

The reports of the committee, together with the bills, were placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., February 26, 1917.

Mr. PRESIDENT:

We, your Committee on Roads and Bridges, to whom was referred Senate bill No. 277, entitled "An act relating to and regulating common carriers of passengers upon public streets, roads and highways, providing for the issuance of permits; prescribing penalties for violations, and providing when this act shall take effect, and amending sections 1, 2 and 4 of chapter 57 of the Session Laws of Washington of 1915," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it be re-referred to the Committee on Public Utilities.

We concur in this report: Ralph Metcalf, A. A. Smith, Ed Brown, Harve H. Phipps, F. G. Barnes, H. D. Taylor, Oliver Hall.

On motion of Senator Metcalf, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., February 26, 1917.

MR. PRESIDENT:

We, your Committee on Roads and Bridges, to whom was referred Senate bill No. 302, entitled "An act relating to the purchase, construction, maintenance and operation of ferries on the boundary line between two counties, and providing that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

We concur in this report: Ralph Metcalf, A. A. Smith, Ed Brown, Harve H. Phipps, F. G. Barnes, H. D. Taylor, Oliver Hall.

On motion of Senator Metcalf, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., February 26, 1917.

Mr. PRESIDENT:

We, your Committee on Roads and Bridges, to whom was referred Senate joint memorial No. 12, petitioning the Congress of the United States to pass an act giving the assent of Congress to the construction of a bridge across Nooksack river, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

We concur in this report: Ralph Metcalf, A. A. Smith, Ed Brown, Harve H. Phipps, F. G. Barnes, Oliver Hall, H. D. Taylor.

On motion of Senator Metcalf, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., February 26, 1917.

MR. PRESIDENT:

We, your Committee on Roads and Bridges, to whom was referred engrossed House bill No. 71, entitled "An act requiring that a light be shown during the hours of darkness on all vehicles drawn or propelled by horses, mules, or other animal power on the public roads, highways, parks, parkways, streets, or avenues within the State of Washington, regulating the same and providing a penalty for the violation thereof," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

We concur in this report: Ralph Metcalf, A. A. Smith, Ed Brown, Harve H. Phipps, F. G. Barnes, Oliver Hall, H. D. Taylor.

On motion of Senator Phipps, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., February 26, 1917.

MR. PRESIDENT:

We, your Committee on Public Utilities, to whom was referred Senate bill No. 160, entitled "An act relating to public service properties and utilities and amending sections 8626-7, 8626-19, 8626-46, 8626-40, 8626-51, 8626-52, 8626-63 and 8626-80 of Remington & Ballinger's Annotated Codes and Statutes of Washington; and further amending title LXX of volume 3 of Remington & Ballinger's Annotated Codes and Statutes of Washington by adding thereto a section to be known as section 8626-18½, providing that steamboat companies must refund unused tickets, and a section to be known as section 6626-66½ fixing standard side clearances for railroads," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that substitute Senate bill No. 160 be substituted in lieu thereof and do pass.

JESSE S. JONES, Chairman.

We concur in this report: Guy B. Groff, W. W. Brand, H. D. Taylor.

On motion of Senator Jones, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., February 26, 1917.

MR. PRESIDENT:

We, your Committee on Public Utilities, to whom was referred Senate bill No. 161, entitled "An act for the prevention of fraud in the grain and hay trade; for the establishment and preservation of standards for grain and hay; for provention of dissemination of injurious plant insects and animal and plant diseases; authorizing state weighing of commodities of commerce and cortification of such weights; regulating warehousemen, millers, shippers and buyers of grain and hay; defining the duty of railroads; providing penalties for the violation thereof and repealing chapter 91 of the Laws of Washington for 1911," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that substitute Senate bill No. 161 be substituted therefor and do pass.

JESSE S. JONES, Chairman.

We concur in this report: Guy B. Groff, W. W. Brand, H. D. Taylor.

On motion of Senator Jones, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., February 26, 1917.

Mr. President:

We, your Committee on Public Utilities, to whom was referred House bill No. 72, entitled "An act relating to electric construction and amending section 4976-3 of Remington & Ballinger's Annotated Codes and Statutes of Washington," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

Jesse S. Jones, Chairman.

We concur in this report: Guy B. Groff, W. W. Brand, O. T. Cornwell, H. D. Taylor. On motion of Senator Jones, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., February 26, 1917.

MR. PRESIDENT:

We, your Committee on Appropriations, to whom was referred Senate bill No. 37, entitled "An act relating to the construction, equipment and furnishing of an armory for the use of the National Guard of Washington, at Walla Walla, appropriating money from the military fund therefor, creating a commission to superintend the construction, equipment and furnishing of said armory, and authorizing the promulgation of rules and regulations for the government thereof," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

We concur in this report: P. H. Carlyon, D. H. Cox, Joseph H. Smith.

On motion of Senator Carlyon, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., February 26, 1917.

MR. PRESIDENT:

We, your Committee on Appropriations, to whom was referred Senate bill No. 181, entitled "An act relating to the construction, equipment and furnishing of an armory for the use of the National Guard of Washington, at Everett; appropriating money from the military fund therefor, creating a commission to superintend the construction, equipment and furnishing of said armory, and authorizing the promulgation of rules and regulations for the government thereof," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

We concur in this report: P. H. Carlyon, D. H. Cox, Joseph H. Smith, Dan Landon.

On motion of Senator Carlyon, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., February 26, 1917.

MR. PRESIDENT:

Your Committee on Enrolled Bills, to whom was referred enrolled Senate bill No. 34, entitled "An act regulating the practice of chiropody; providing for the issuance of licenses therefor, and providing a penalty for the violation of the provisions of this act:"

Also, enrolled Senate bill No. 136, entitled "An act relating to trials in criminal actions, and providing for the drawing, retaining and selection of alternate jurors, and providing when this act shall take effect," have compared same with the engrossed bill No. 34 and original bill No. 136, and find them correctly enrolled.

Respectfully submitted. A. E. Judd, Chairman.

We concur in this report: W. V. Wells, W. Fairchild.

SENATE CHAMBER, OLYMPIA, WASH., February 27, 1917.

MR. PRESIDENT:

Your Committee on Engrossed Bills, to whom was referred engrossed Senate bill No. 104, entitled "An act relating to elections, and authorizing electors absent from their precincts of residence to vote at general elections and the primaries therefor, providing a penalty for violation and amending sections 1, 2, 3, 4, 5, 6, and 7 of chapter 189 of the Laws of 1915;"

Also, engrossed Senate bill No. 264, entitled "An act defining the crime of criminal syndicalism and prescribing punishment therefor;"

Also, engrossed Senate bill No. 285, entitled "An act relating to nominations for public office in the State of Washington, prescribing a method of voting and amending sections 4813, 4815 and 4822 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, engrossed Senate bill No. 47, entitled "An act relating to the state institutions of higher education, making provisions for the annual levy of a tax to produce revenue therefor and amending section 5049-4 of Remington and Ballinger's Annotated Codes and Statutes of Washington," have compared same with the original bills and find them correctly engrossed.

Respectfully submitted.

JAMES BURTON, Chairman.

We concur in this report: J. H. Ferryman, Walter S. Davis.

COMMUNICATION FROM THE GOVERNOR.

STATE OF WASHINGTON, OFFICE OF GOVERNOR. OLYMPIA, February 26, 1917.

To the Honorable, the Legislature of the State of Washington:

I herewith transmit a communication addressed to your honorable body by the worthy master and secretary of Puget Sound Loyal Orange Lodge No. 160, of Seattle, and which communication was forwarded in envelope addressed to me.

Respectfully,

ERNEST LISTER, Governor.

Puget Sound Loyal Orange Lodge No. 160, Seattle, Wash.

To the Honorable Members of the Legislature of the State of Washington, Greeting:

This is to certify that at a regular meeting of this lodge, on January 13, 1917, a motion was unanimously passed, earnestly requesting each and every Senator and Representative of the Legislature of our state to lend their best endeavors by influence, as well as by their votes, to effect the passage of a bill creating a law requiring the inspection, at reasonably frequent times, by legal officials, of all institutions of any description whatever, whether it be private, state, county, city or ecclesiastical institutions and prisons, where persons of any age, sex or condition are kept in confinement, whether under sentence or otherwise; and causing a full published report to be made of all conditions connected with the same to the end that humane treatment may be accorded to all persons wherever confined, and that the righteous laws of humanity may never be violated if the same can be prevented.

Respectfully, your fellow citizens,

T. G. Morrow, Worthy Master. Floyd A. Bull, Secretary.

MESSAGE TO THE SENATE.

House of Representatives.
OLYMPIA, WASH., February 26, 1917.

MR. PRESIDENT:

The House has passed engrossed Senate bill No. 89, entitled "An act relating to certain carriers for hire upon every public place, street, road and highway, placing such carriers, their conveyances and business under the jurisdiction of the public service commission of the state, imposing certain duties upon such commission, and prescribing penalties for its violation," with the following amendment:

Amend section 3, line 1, after the word "public" insert the word "service."

Also, the House has passed engrossed House bill No. 271, entitled "An act relating to the use of the public highways, and the rights and remedies of persons thereon, and fixing penalties for a violation of the conditions imposed; and providing for the licensing of motor vehicles and the collecting of fees therefor; amending sections 2, 3, 4, 6, 8, 10, 11, 12, 13, 15, 16, 17, 19, 21, 24, 31, and 34 of chapter 142 of the Laws of 1915, and repealing section 2531 of Remington & Ballinger's Annotated Codes and Statutes of Washington, and all acts and parts of acts in conflict herewith;"

Also, engrossed House bill No. 134, entitled "An act limiting and prescribing what shall be treated as assets in computing the indebtedness of taxing districts;"

Also, engrossed House bill No. 267, entitled "An act relating to vital statistics and amending sections 5424 and 5425 of Remington and Ballinger's Annotated Codes and Statutes of the State of Washington;"

Also, engrossed House bill No. 61, entitled "An act to authorize and regulate the practice of chiropractic, to provide for the licensing and examination of chiropractors, to create a state board of examination and registration, to provide for the appointment of same, to establish rules and regulations governing said board, to provide a curriculum, and establish a standard of efficiency, to provide prerequisites and establish a fee for examination, to provide for the disposal of the fund arising from said fee, to regulate the holding of meetings of said board and issuance of license to practice chiropractic, to provide a penalty for practicing chiropractic without a license as provided by this act, and to repeal all acts and parts of acts in conflict herewith;"

Also, engrossed House bill No. 138, entitled "An act relating to the public range, regulating the breeding of cattle thereon, and providing penalties for the violation of this act, and repealing all acts and parts of acts in conflict herewith;"

Also, engrossed House bill No. 390, entitled "An act to regulate the system, method or science of healing known as osteopathy as taught and practiced by graduates of schools of osteopathy and surgery recognized by the Association of Osteopathic Colleges and creating a board of examination and registration for the regulation of the same and providing penalties for the violation of this act and declaring that this act is necessary for the immediate preservation of the public peace, health and safety and shall take effect immediately:"

Also, House bill No. 260, entitled "An act relating to the refunding of excessive amounts levied to pay for local improvements, and amending section 7892 of Remington & Ballinger's Code;"

Also, House bill No. 217, entitled "An act relating to cities of the first class, and prohibiting therein the diversion of revenues secured for special purposes to other funds or uses, and amending section 1 of chapter 17, Laws of 1915."

And the same are herewith transmitted. C. R. MAYBURY, Chief Clerk.

Senator Taylor moved that the Senate concur in the House amendments to Senate bill No. 89.

The secretary called the roll and the Senate concurred in the House amendments to Senate bill No. 89 by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Burton, Carlyon, Chase, Cox, Davis (Walter S.), Fairchild Faulkner, Ferryman, French, Ghent, Groff, Hall, Hutchinson, Jones, Judd, Karshner, Kleeb, Kuykendall, Metcalf, Morthland, Myers, Nichols, Palmer, Smith (A. A.), Smith (Joseph H.), Taylor, Wells, Wray—31.

Those voting nay were: Senators Johnson and Landon-2.

Those absent or not voting were: Senators Brown, Cleary, Cornwell, Davis (Lincoln), Iverson, McMillan, Phipps, Steiner, Stevenson-9.

INTRODUCTION OF BILLS.

Substitute Senate bill No. 160, by Committee on Public Utilities, entitled "An act relating to public service properties and utilities, and amending sections 8626-7, 8626-46, 8626-49, 8626-51, 8626-52, 8626-63 and 8626-80 of Remington & Ballinger's Annotated Codes and Statutes of Washington; and further amending title LXX of volume 3 of Remington & Ballinger's Annotated Codes and Statutes of Washington by adding thereto a section to be known as section 8626-18½, providing that steamboat companies must refund unused tickets, and a section to be known as section 8626-66½, authorizing the public service commission to fix standard clearances for railroads."

The bill was read the first time, and on motion of Senator Jones, the rules were suspended, the bill was read the second time by title, ordered printed and placed on general file.

Substitute Senate bill No. 161, by Committee on Public Utilities, entitled "An act for the prevention of fraud in the grain and hay trade; for the

establishment and preservation of standards for grain and hay; for prevention of dissemination of injurious plant insects and animal and plant diseases; authorizing state weighing of commodities of commerce and certification of such weights; regulating warehousemen, millers, shippers and buyers of grain and hay; defining the duty of railroads; providing penalties for the violation thereof and repealing chapter 91 of the Laws of Washington for 1911."

The bill was read the first time, and on motion of Senator Jones, the rules were suspended, the bill was read the second time by title, ordered printed and placed on general file.

Engrossed House bill No. 61, by Mr. Hull, entitled "An act to authorize and regulate the practice of chiropractic, to provide for the licensing and examination of chiropractors, to create a state board of examination and registration, to provide for the appointment of same, to establish rules and regulations governing said board, to provide a curriculum and establish a standard of efficiency, to provide prerequisites and establish a fee for examination, to provide for the disposal of the fund arising from said fee, to regulate the holding of meetings of said board and issuance of license to practice chiropractic, to provide a penalty for practicing chiropractic without a license as provided by this act, and to repeal all acts and parts of act[s] in conflict herewith."

The bill was read the first time, and on motion of Senator Ghent, the rules were suspended, the bill was read the second time by title and referred to the Committee on Medicine, Dentistry, Surgery and Hygiene.

Engrossed House bill No. 134, by Mr. Kelly (Albert A.), entitled "An act limiting and prescribing what shall be treated as assets in computing the indebtedness of taxing districts."

The bill was read the first time, and on motion of Senator Cleary, the rules were suspended, the bill was read the second time by title and referred to the Committee on Public Revenue and Taxation.

Engrossed House bill No. 138, by Mr. Banker, entitled "An act relating to the public range, regulating the breeding of cattle thereon, and providing penalties for the violation of this act, and repealing all acts and parts of acts in conflict herewith, and providing when this act shall take effect."

The bill was read the first time, and on motion of Senator McMillan, the rules were suspended, the bill was read the second time by title and referred to the Committee on Agriculture.

Engrossed House bill No. 267, by Committee on Medicine, Surgery, Dentistry and Hygiene, entitled "An act relating to vital statistics, and amending sections 5424 and 5425 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Ghent, the rules were suspended, the bill was read the second time by title and referred to the Committee on Medicine, Dentistry, Surgery and Hygiene.

Engrossed House bill No. 271, by Joint Committee on Roads and Bridges, entitled "An act relating to the use of the public highways, and the rights and remedies of persons thereon, and fixing penalties for a violation of the conditions imposed; and providing for the licensing of motor vehicles and the collecting of fees therefor; amending sections 2, 3, 4, 6, 8, 10, 11, 12, 13, 15, 16, 17, 19, 21, 24, 31 and 34 of chapter 142 of the Laws of 1915, and re-

pealing section 2531 of Remington & Ballinger's Annotated Codes and Statutes of Washington, and all acts and parts of acts in conflict herewith."

The bill was read the first time, and on motion of Senator Nichols, the rules were suspended, the bill was read the second time by title and referred to the Committee on Roads and Bridges.

Engrossed House bill No. 390, by Committee on Medicine, Surgery, Dentistry and Hygiene, entitled "An act to regulate the system, method or ocionco of healing known as osteopathy as taught and practiced by graduates of schools of osteopathy and surgery recognized by the Association of Osteopathic Collogos and creating a board of examination and registration for the regulation of the same and providing penalties for the violation of this act and declaring that this act is necessary for the immediate preservation of the public peace, health and safety and shall take effect immediately."

The bill was read the first time, and on motion of Senator Ghent, the rules were suspended, the bill was read the second time by title and referred to the Committee on Medicine, Dentistry, Surgery and Hygiene.

House bill No. 217, by Mr. Renick, entitled "An act relating to cities of the first class, and prohibiting therein the diversion of revenues secured for special purposes to other funds or uses, and amending section 1 of chapter 17, Laws of 1915."

The bill was read the first time, and on motion of Senator Groff, the rules were suspended, the bill was read the second time by title and referred to the Committee on Cities of the First Class.

House bill No. 260, by Mr. Renick, entitled "An act relating to the refunding of excessive amounts levied to pay for local improvements, and amending section 7892 of Remington & Ballinger's Code."

The bill was read the first time, and on motion of Senator Cleary, the rules were suspended, the bill was read the second time by title and referred to the Committee on Public Revenue and Taxation.

GENERAL FILE.

Substitute Senate bill No. 60, by Committee on Roads and Bridges, entitled "An act relating to public highways, rural post roads, assenting to the provisions of an act of Congress entitled 'An act to provide that the United States shall aid the states in the construction of rural post roads, and for other purposes,' approved July 11, 1916; authorizing and directing the state highway commissioner, the state highway board and the State Treasurer to perform certain duties in connection therewith; providing for the apportionment of certain funds therefor; and declaring an emergency," was read third time.

'The secretary called the roll on the final passage of substitute Senate bill No. 60, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Carlyon, Cornwell, Cox, Davis (Walter S.), Faulkner, Ferryman, French, Ghent, Groff, Hall, Iverson, Johnson, Judd, Karshner, Kleeb, Kuykendall, Metcalf, Morthland, Myers, Palmer, Smith (A. A.), Smith (Joseph H.), Wells, Wray—29.

Those absent or not voting were: Senators Chase, Cleary, Davis (Lincoln), Fairchild, Hutchinson, Jones, Landon, McMillan, Nichols, Phipps, Steiner, Stevenson, Taylor—13.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate bill No. 40.

The secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., January 31, 1917.

MR. PRESIDENT:

We, your Committee on Pure Food and Drugs, to whom was referred Senate bill No. 40, by Pure Food and Drugs Committee, "Relating to the adulteration of foods, drinks and drugs and prohibiting the adulteration and fraud in the sale thereof," have lad the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass with the following amendment:

In line 28 of section 4 of the printed bill, the same being page 2, line 15 of the original bill, after the word "count" strike the balance of the paragraph and in lieu thereof insert the words "as required by the United States department of agriculture in the enforcement of Federal laws or regulations relating to interstate shipment of food."

W. M. KARSHNER, Chairman.

We concur in this report: J. A. Ghent, W. W. Brand.

On motion of Senator Karshner, the report of the committee was adopted. Senate bill No. 40, by Committee on Pure Foods and Drugs, was read third time.

On motion of Senator Ghent, the bill was amended in section 1, line 31, of the original bill, by striking the word "or" and substituting the word "and."

On motion of Senator Karshner, the bill was amended in section 1, the first figure thereof was stricken, being the figure "4" and the figures "5456" substituted therefor.

On motion of Senator Johnson, the bill was amended in section 1, line 5, page 2, of the original bill, by striking the word "foreign" and substituting after the word "product" the following: "of any locality, district or country."

The secretary called the roll on the final passage of Senate bill No. 40, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Davis (Walter S.), Faulkner, Ferryman, Ghent, Hall, Iverson, Jones, Judd, Karshner, Kleeb, McMillan, Metcalf, Morthland, Myers, Nichols, Palmer, Smith (A. A.), Smith (Joseph H.), Taylor, Wray—26.

Those absent or not voting were: Senators Chase, Cleary, Cornwell, Cox, Davis (Lincoln), Fairchild, French, Groff, Hutchinson, Johnson, Kuykendall, Landon, Phipps, Steiner, Stevenson, Wells—16.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate bill No. 171.

The secretary read:

REPORT OF STANDING COMMITTEE.

Mr. President:

SENATE CHAMBER, OLYMPIA, WASH., February 14, 1917.

We, your Committee on Cities of the First Class, to whom was referred Senate bill No. 171, "relating to fixing the compensation of officers in all counties having a population of over 250,000," have had the same under consideration, and we respect-

fully report the same back to the Senate with the recommendation that it do pass with the following amendment:

Strike section 2 and insert in lieu thereof the following:

"Sec. 2. The salary of all county officers of Class "A" counties shall be as follows: County sheriff, four thousand two hundred dollars (\$4,200.00) per annum; county attorney, four thousand two hundred dollars (\$4,200.00) per annum; county treasurer, four thousand two hundred dollars (\$4,200.00) per annum; county auditor, four thousand two hundred dollars (\$4,200.00) per annum; county clerk, four thousand two hundred dollars (\$4,200.00) per annum; county assessor, four thousand two hundred dollars (\$4,200.00) per annum; county engineer, four thousand two hundred dollars (\$4,200.00) per annum; county commissioners, four thousand two hundred dollars (\$4,200.00) per annum; county commissioners, four thousand two hundred dollars (\$4,200.00) per annum, each."

We concur in this report: William Wray, Jesse S. Jones, Ralph Metcalf, E. J. Cleary, R. A. Hutchinson, Joseph H. Smith.

On motion of Senator Groff, the report of the committee was adopted.

Senate bill No. 171, by Senators Ghent, Wray and Steiner, was read third time.

Senator Taylor moved to amend the bill as follows:

Strike section 2 and insert in lieu thereof the following:

"Sec. 2. The salary of all county officers of Class "A" counties shall be as follows: County sheriff, three thousand six hundred dollars (\$3,600.00) per annum; county attorney, three thousand six hundred dollars (\$3,600.00) per annum; county treasurer, three thousand six hundred dollars (\$3,600.00) per annum; county auditor, three thousand six hundred dollars (\$3,600.00) per annum; county clerk, three thousand six hundred dollars (\$3,600.00) per annum; county assessor, three thousand six hundred dollars (\$3,600.00) per annum; county engineer, three thousand six hundred dollars (\$3,600.00) per annum; county commissioners, three thousand six hundred dollars (\$3,600.00) per annum; county superintendent of schools, two thousand dollars (\$2,-000.00) per annum, and county coroner, one thousand (\$1,000.00) per annum."

Senator Nichols moved to amend the amendment by striking the figures "\$3,600" wherever they appear in the amendment and substitute in lieu thereof the figures "\$3,000."

A roll call on the motion by Senator Nichols was demanded by Senators Nichols, Taylor, Iverson, Jones, Landon, McMillan, Karshner and Boner.

Senator Iverson moved that the bill be indefinitely postponed.

A roll call was demanded on the motion to indefinitely postpone by Senators Landon, Nichols, Taylor, Iverson, Cox, Kuykendall, Barnes.

Senator Burton moved the previous question, seconded by Senators Kuykendall and Taylor.

The previous question carried.

The secretary called the roll on the motion to indefinitely postpone and it failed to carry by the following vote:

Those voting aye were: Senators Brand, Brown, Burton, Fairchild, Faulkner, Hutchinson, Iverson, Landon, McMillan, Nichols—10.

Those voting nay were: Senators Barnes, Boner, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Ferryman, French, Ghent, Groff, Hall, Jones, Judd, Karshner, Kleeb, Kuykendall, Metcalf, Morthland, Myers, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Taylor, Wells, Wray—27.

Those absent or not voting were: Senators Carlyon, Davis (Lincoln), Johnson, Steiner, Stevenson—5.

Senator Nichols moved that the motion to amend the amendment be put first.

The motion carried.

The secretary called the roll on the motion by Senator Nichols, to amend the amendment offered by Senator Taylor, and it failed to carry by the following vote:

Those voting aye were: Senators Boner, Brown, Burton, Davis (Walter S.), Fairchild, Faulkner, Ferryman, Hall, Hutchinson, Iverson, Judd, Karshner, Kleeb, McMillan, Nichols, Palmer—17.

Those voting nay were: Senators Barnes, Chase, Cleary, Cornwell, Cox, French, Ghent, Groff, Jones, Kuykendall, Landon, Metcalf, Morthland, Myers, Phipps, Smith (A. A.), Smith (Joseph H.), Taylor, Wells, Wray—20.

Those absent or not voting were: Senators Carlyon, Davis (Lincoln), Johnson, Steiner, Stevenson—5.

The motion by Senator Taylor carried by the following vote:

Those voting aye were: Senators Barnes, Chase, Cleary, Cornwell, Cox, Ghent, Groff, Hall, Jones, Kleeb, Kuykendall, Metcalf, Morthland, Myers, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Taylor, Wray—20.

Those voting nay were: Senators Boner, Brand, Brown, Burton, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Hutchinson, Iverson, Judd, Karshner, Landon, McMillan, Nichols, Wells—17.

Those absent or not voting were: Senators Carlyon, Davis (Lincoln), Johnson, Steiner, Stevenson—5.

The secretary called the roll on the final passage of Senate bill No. 171, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Chase, Cleary, Cornwell, Cox, Ghent, Groff, Hall, Jones, Kleeb, Kuykendall, Metcalf, Morthland, Myers, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Taylor, Wells, Wray—23.

Those voting nay were: Senators Brown, Burton, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Hutchinson, Iverson, Judd, Karshner, Landon, McMillan, Nichols—14.

Those absent or not voting were: Senators Carlyon, Davis (Lincoln), Johnson, Steiner, Stevenson—5.

There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Judd, the rules were suspended and the Senate returned to the order of business.

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., February 26, 1917.

MR. PRESIDENT:

Your Committee on Enrolled Bills, to whom was referred enrolled Senate bill No. 12, ontitled "An act regulating and licensing the practice of treating the sick and afflicted without the use of drugs, creating a board of examinors for such practitioners, defining the powers and duties of such board, regulating the use of certain professional terms and abbreviations, defining the term "drugless therapeutics," creating a drugless practitioners' fund, defining what shall be unprofessional conduct, making an appropriation from funds created by collection of license fees, prescribing penaltics for the violation of this act, and repealing all acts and parts of acts in conflict herewith," have compared same with the engressed bill and find it correctly enrolled.

Respectfully submitted.

A. E. Judd, Chairman.

We concur in this report: F. A. Chase, W. Fairchild.

Senator Phipps stated that he had compared enrolled Senate bill No. 42 with the original bill and found it correctly enrolled. Senator Boner made the same statement relative to enrolled Senate bill No. 136.

The president signed enrolled Senate bills Nos. 34, 42 and 136.

Senate bill No. 223.

The secretary read:

REPORTS OF STANDING COMMITTEE.

SENATE CHAMBER,

MR. PRESIDENT:

OLYMPIA, WASH., February 24, 1917.

We, a majority of your Committee on Appropriations, to whom was referred Senate bill No. 223, entitled "An act relating to the production and marketing of farm products, creating the office of director of farm markets, defining his powers and duties and fixing his salary, and making an appropriation to carry out the purposes of this act," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

E. L. FRENCH, Chairman.

We concur in this report: Joseph H. Smith, W. M. Karshner, D. H. Cox, Oliver Hall.

SENATE CHAMBER, OLYMPIA, WASH., February 24, 1917.

MR. PRESIDENT:

We, a minority of your Committee on Appropriations, to whom was referred Senate bill No. 223, entitled "An act relating to the production and marketing of farm products, creating the office of director of farm markets, defining his powers and duties and fixing his salary, and making an appropriation to carry out the purposes of this act," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do not pass.

We concur in this report: E. J. Cleary, Dan Landon.

On motion of Senator French, the majority report of the committee was adopted.

GENERAL FILE.

The secretary read:

SENATE CHAMBER,

Mr. President:

OLYMPIA, WASH., February 17, 1917.

We, your Committee on Rural Credits and Agricultural Development, to whom was referred Senate bill No. 223, entitled "An act relating to the production and marketing of farm products, creating the office of director of farm markets, defining his powers and duties and fixing his salary, and making an appropriation to carry out the purposes of this act," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass with the following amendments, and the committee also recommends that a brief digest of a survey of state marketing activities in the United States herewith submitted be mimeographed for the information of members of the Senate and House.

In the title, lines 2 and 3 of the printed bill, being lines 3 and 4 of the original bill, strike the words "to carry out the purposes of this act."

In section 2, line 1 of the printed bill, being lines 9 and 10 of the original bill, strike the words "in the bureau of farm development."

In section 2, lines 2, 3 and 4 of the printed bill, being lines 11, 12 and 13 of the original bill, strike the words "Governor" to and including the words "sooner removed" and substitute in lieu thereof the words "director of the agricultural experiment station of the State College of Washington by and with the approval of the Governor, and shall hold office at the pleasure of the said director."

In section 2, line 6 of the printed bill, being lines 16 and 17 of the original bill, strike the words "two thousand five hundred dollars (\$2,500.00)" and insert in lieu thereof the words "fixed by the director of the agricultural experiment station, and shall not exceed three thousand dollars (\$3,000.00)."

In section 3, line 1 of the printed bill, being line 21 of the original bill, after the word "to" insert the words "investigate and."

In section 3, line 2 of the printed bill, being line 22 of the original bill, strike the words "production and."

In section 4, line 1 of the printed bill, being line 31 of the original bill, strike the word "Governor" and substitute in lieu thereof the words "director of the agricultural experiment station."

RALPH METCALF, Chairman.

We concur in this report: E. Ben Johnson, Jas. Burton, J. W. Faulkner, C. R. McMillan, J. H. Ferryman.

On motion of Senator Metcalf, the report of the committee was adopted. On motion of Senator Metcalf, the Senate resolved itself into a committee of the whole to consider Senate bill No. 223.

The bill was considered in the committee of the whole, Senator Davis (Walter S.) in the chair, and reported back to the Senate with the recommendation that it do pass.

On motion of Senator Davis (Walter S.), the report of the committee was adopted.

On motion of Senator Boner, the reading had in the committee of the whole was considered the third reading and the bill placed on final passage.

Senator Iverson moved that the bill be re-referred to the Committee on Agriculture and be made a special order for 2 o'clock p. m. Friday next and be considered together with Senate bill No. 102.

The motion failed to carry.

The president resumed the chair.

The secretary called the roll on the final passage of Senate bill No. 223, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Boner, Brand, Brown, Burton, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Ghent, Groff, Hall, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Landon, McMillan, Metcalf, Morthland, Myers, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Taylor, Wells—33.

Those absent or not voting were: Senators Barnes, Carlyon, Davis (Lincoln), Kleeb, Kuykendall, Nichols, Steiner, Stevenson, Wray—9.

There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Metcalf, the rules were suspended, and Senate bill No. 223 ordered engressed and transmitted to the House immediately:

At 12:15 p. m., Senator Palmer moved that the Senate take a recess until 2 p. m.

Senator Taylor moved as a substitute that the Senate take a recess until 1:30 o'clock this afternoon.

The substitute motion carried.

AFTERNOON SESSION.

The Senate was called to order at 1:30 p. m. by President Hart. Senate bill No. 107.

The secretary read:

Mr. President:

REPORTS OF STANDING COMMITTEE.

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SENATE CHAMBER, OLYMPIA, WASH., February 24, 1917.

We, a majority of your Committee on Banks and Banking, to whom was referred Senate bill No. 107, entitled "An act relating to county depositaries and the custody and withdrawal of funds received by clerks of the superior courts and county and

school district officers; repealing certain acts and providing penalties," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

We concur in this report: O. T. Cornwell, F. A. Chase, A. E. Judd.

SENATE CHAMBER, OLYMPIA, WASH., February 24, 1917.

MR. PRESIDENT:

We, a minority of your Committee on Banks and Banking, to whom was referred Senate bill No. 107, entitled "An act relating to county depositaries and the custody and withdrawal of funds received by clerks of the superior courts and county and school district officers; repealing certain acts and providing penalties," have had the same under consideration, and we respectfully report the same back to the Genate with the recommendation that it be indefinitely postponed.

F. G. BARNES, Chairman.

I concur in this report: E. E. Boner.

On motion of Senator Chase, the majority report of the committee was adopted.

Senate bill No. 107, by Senator Chase, was read third time.

On motion of Senator Chase, the bill was amended as follows:

In section 1, line 7 of the original bill, strike the word and figures "July, 1917" and substitute the following: "January, 1918."

Strike section 9 and make section 10 section 9 and renumber the following sections to correspond.

In section 12, line 8 of the original bill, strike the word "for."

In section 13, line 8 of the original bill, strike the word and figures "July 1, 1917" and substitute the following: "January 1, 1918."

On motion of Senator Palmer, the bill was amended in section 2, line 22, of the original bill, by inserting after the word "applicant" the following: "Such financial condition shall be made under oath, subscribed by the president of such bank or trust company, and with said oath shall be the approval in writing of such application by each member of the board of directors."

On motion of Senator Hall, the bill was amended in section 14, line 16, of the original bill, by striking the figures and word "3943 and" and the figures "5076."

On motion of Senator Morthland, the special order for 2 o'clock was advanced until the final disposition of Senate bill No. 107.

Senator Taylor moved to amend the bill in section 3, line 4, of the printed bill, by striking the words "or securities in lieu thereof."

Senator Taylor withdrew the motion.

The secretary called the roll on the final passage of Senate bill No. 107, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Brand, Brown, Chase, Cleary, Cox, Davis (Walter S.), Fairchild, Ghent, Groff, Hall, Hutchinson, Iverson, Johnson, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Morthland, Myers, Nichols, Palmer, Smith (A. A.), Smith (Joseph H.), Taylor, Wells—28.

Those voting nay were: Senators Barnes, Boner, Burton, Faulkner, Ferryman, French, Jones—7.

Those absent or not voting were: Senators Carlyon, Cornwell, Davis (Lincoln), Phipps, Steiner, Stevenson, Wray-7.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senator Metcalf gave notice that at the proper time he would move to reconsider the vote by which Senate bill No. 171 passed the Senate.

SPECIAL ORDER.

The Senate, having disposed of Senate bill No. 107, took up for consideration Senate bill No. 127, which was a special order for this time.

Senate bill No. 127.

The secretary read:

REPORTS OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., February 23, 1917.

MR. PRESIDENT:

We, a majority of your Committee on Appropriations, to whom was referred Senate bill No. 127, entitled "An act relating to the use of water in the State of Washington and the right to the use thereof, providing penalties for its violation, and for the exercise of the power of eminent domain in certain cases, making an appropriation and repealing certain acts and parts of acts," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do not pass.

E. L. French, Chairman.

We concur in this report: W. M. Karshner, Joseph H. Smith, Dan Landon.

SENATE CHAMBER, OLYMPIA, WASH., February 23, 1917.

MR. PRESIDENT:

We, a minority of your Committee on Appropriations, to whom was referred Senate bill No. 127, entitled "An act relating to the use of water in the State of Washington and the right to the use thereof, providing penalties for its violation, and for the exercise of the power of eminent domain in certain cases, making an appropriation and repealing certain acts and parts of acts," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

We concur in this report: D. H. Cox, E. J. Cleary, Oliver Hall.

Senator French moved the adoption of the majority report of the committee.

Senator Morthland moved as a substitute that the minority report be adopted.

The substitute motion carried.

The secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., February 10, 1917.

MR. PRESIDENT:

We, your Committee on Irrigation and Arid Lands, to whom was referred Senate bill No. 127, "Relating to the use of water in the State of Washington and the right to the use thereof," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass with the following amendments:

Strike section 1 and insert in lieu thereof the following:

"Section 1. The power of the state to regulate and control the waters within the state shall be exercised as hereinafter in this act provided. Subject to existing rights all waters within the state belong to the public, and any right thereto, or to the use thereof, shall be hereafter acquired only by appropriation for a herefold use and in the manner provided and not otherwise; and, as between appropriations, the first in time shall be the first in right. Nothing contained in this act shall be construed to lessen, enlarge, or modify the existing rights of any riparian owner, or any existing right acquired by appropriation, or otherwise. They shall, however, be subject to condemnation as provided in section 4 hereof, and the amount and priority thereof may be determined by the procedure set out in sections 15 to 27 inclusive hereof."

In section 6, line 4 of the printed bill, the same being page 2, line 14 of the original bill, after the word "qualified" add the following sentence: "The Governor

may remove said hydraulic engineer for inefficiency, neglect of duty or misconduct in office, giving to him a copy of the charges against him, and an opportunity of being publicly heard in person or by counsel in his own defense upon not less than ten (10) days' notice. If such officer shall be removed the Governor shall file in the office of the Secretary of State a complete statement of all charges made against such officer, and his findings thereon, together with a complete record of the proceedings, and there shall be no right to a review of the same in any court whatsoever. The Governor shall fill all vacancies in the office of hydraulic engineer by appointment, and the person so appointed shall fill out the unexpired term of his predecessor."

In section 11, line 5 of the printed bill, the same being page 6, lines 7 and 8 of the

original bill, strike the words "the waste of water or."

In section 12, line 2 of the printed bill, the same being page 6, line 24 of the original bill, after the word "deputy" insert the words "or any water master."

In section 12, line 12 of the printed bill, the same being page 7, line 7 of the

original bill, after the word "thereof" insert the words "in writing."

In section 12, line 19 of the printed bill, the same being page 7, lines 17 and 18 of the original bill, strike the words "and the burden of proof shall be upon the party attacking the same."

In section 13, line 1 of the printed bill, the same being page 7, line 27 of the original bill, after the word "person" insert the words "in the act of."

In section 13, line 2 of the printed bill, the same being page 7, line 28 of the original bill, strike the word "to" and insert in lieu thereof the words "promptly into."

In section 15, line 7 of the printed bill, the same being page 8, line 18 of the original bill, between the words "county" and "which" strike the word "in."

In section 17, line 10 of the printed bill, the same being page 9, line 28 of the original bill, at the end of the section add the following sentence: "In cases where personal service can be had, such summons shall be served at least twenty (20) days before the return day thereof."

In section 18, line 14 of the printed bill, the same being page 10, line 16 of the original bill, after the word "defendant" change the period (.) to a comma (,) and add the following: "and in the discretion of the court may be amended."

In section 20, lines 3 and 4 of the printed bill, the same being page 10, line 27 of the original bill, strike the words "to investigate the facts."

In section 21, line 7 of the printed bill, the same being page 11, line 8 of the original bill, after the word "called" insert the words "as in civil actions."

In section 21, line 9 of the printed bill, the same being page 11, line 10 of the original bill, after the word "thereto" change the comma (,) to a period (.) and strike the rest of the section.

In section 23, lines 5 and 6 of the printed bill, the same being page 11, lines 24, 25 and 26 of the original bill, strike the words "setting forth the rights of the respective parties to the proceedings as found by him" and insert in lieu thereof the words "as in other cases of reference in the superior court."

In section 24, line 7 of the printed bill, the same being page 12, lines 13 and 14 of the original bill, strike the words "The court shall hear such exceptions upon the

testimony taken."

In section 24, line 8 of the printed bill, the same being page 12, line 15 of the original bill, after the word "may" insert the words "in its discretion take further evidence or."

In section 24, lines 9 and 10 of the printed bill, the same being page 12, line 17 of the original bill, strike the words "as it may direct."

In section 24, line 11 of the printed bill, the same being page 12, line 19 of the original bill, strike the word "between" and insert in lieu thereof the word "among."

In section 28, line 2 of the printed bill, the same being page 13, lines 14 and 15 of the original bill, strike the words "of any waters."

In section 28, line 7 of the printed bill, the same being page 13, line 21 of the original bill, strike the word "enact" and insert in lieu thereof the words "an act."

In section 28, line 8 of the printed bill, the same being page 13, line 23 of the original bill, after the word "engineer" insert the following: "Provided, That a temporary permit may be granted upon a proper showing made to the hydraulic engineer to be valid only during the pendency of such application for a permit unless sooner revoked by said hydraulic engineer."

In section 28, line 9 of the printed bill, the same being page 13, line 24 of the original bill, strike the word "however" and insert in lieu thereof the word "further."

In section 29, line 11 of the printed bill, the same being page 14, line 14 of the original bill, strike the word "impounding" and insert in lieu thereof the word "impounded."

In section 29, line 16 of the printed bill, the same being page 14, line 22 of the original bill, strike the word "party" and insert in lieu thereof the word "part."

In section 30, line 7 of the printed bill, the same being page 15, line 1 of the original bill, after the word "such" insert the word "reasonable."

In section 31, line 6 of the printed bill, the same being page 15, line 10 of the original bill, strike the word "four" and insert in lieu thereof the word "two."

In section 32, line 28 of the printed bill, the same being page 16, line 20 of the original bill, strike the figures "22" and insert in lieu thereof the figures "45."

In section 34, line 2 of the printed bill, the same being page 16, line 31 of the original bill, after the word "such" insert the word "reasonable."

In section 35, line 5 of the printed bill, the same being page 17, line 26 of the original bill, strike the word "the" and insert in lieu thereof the word "this."

In section 37, line 6 of the printed bill, the same being page 18, line 12 of the original bill, strike the word "of" and insert in lieu thereof the word "or."

In section 39, line 8 of the printed bill, the same being page 19, line 5 of the original bill, after the word "when" insert the word "the."

In section 39, line 10 of the printed bill, the same being page 19, line 7 of the original bill, after the word "and" insert the word "the."

In section 40, line 8 of the printed bill, the same being page 19, line 22 of the original bill, after the word "having" insert the word "an."

In section 40, lines 18 and 19 of the printed bill, the same being page 20, lines 6, 7 and 8 of the original bill, strike the last sentence.

In section 42, line 5 of the printed bill, the same being page 20, line 23 of the original bill, strike the word "owner" and insert in lieu thereof the word "owned."

In section 44, lines 1, 2, 3, 4, and 5 of the printed bill, the same being page 21, lines 14, 15, 16, 17, 18, 19, and 20 of the original bill, strike all matter down to and including the word "that."

In section 44, line 5 of the printed bill, the same being page 21, line 20 of the original bill, insert a capital "N" in place of small "n" in the word "nothing."

In section 44, line 5 of the printed bill, the same being page 21, line 21 of the original bill, strike the word "section" and insert in lieu thereof the word "act."

Strike section 45.

Strike section 46.

Change the number of section 47 to section number 45.

In section 47, line 5 of the printed bill, the same being page 23, line 13 of the original bill, strike the word "such" and insert in lieu thereof the word "each."

In section 47, line 14 of the printed bill, the same being page 23, line 26 of the original bill, strike the word "other" and insert in lieu thereof the word "only."

In section 47, line 17 of the printed bill, the same being page 23, line 30 of the original bill, after the words "other work" insert the words "of a similar nature."

Change the number of section 48 to section number 46.

Change the number of section 49 to section number 47.

Change the number of section 50 to section number 48.

In section 50, lines 2 and 3 of the printed bill, the same being page 24, lines 13 and 14 of the original bill, strike the words "and chapter 95 of the Session Laws of 1911."

D. V. Morthland, Chairman.

We concur in this report: J. W. Faulkner, Chas. E. Myers, R. A. Hutchinson, J. H. Ferryman.

On motion of Senator Morthland, the report of the committee was adopted.

On motion of Senator Landon, the Senate resolved itself into a committee of the whole to consider Senate bill No. 127.

The bill was considered in the committee of the whole, Senator Chase in the chair, and reported back to the Senate with the recommendation that it do pass, with the following amendments:

In section 10, line 4, page 6 of the amended bill, add the letter "s" to the word "district" and insert the letter "a" between the words "receive" and "salary."

In section 12, line 15, page 8 of the amended bill, insert the word "the" between the words "of" and "superior."

In section 20, line 1, page 12 of the amended bill, strike the letter "s" on the end of the word "proceedings."

In section 22, line 2 of the amended bill, strike the figures "15" and substitute the figures "18."

In section 24, line 16 of the amended bill, strike the word "finding" and substitute the word "report."

In section 31, line 3 of the amended bill, strike the word "thereunder" and substitute the word "hereunder."

In section 10, line 13, page 21 of the amended bill, insert the letter "a" between the words "file" and "written."

In section 4, line 12 of the amended bill, change the period after the word "one" to a colon, and insert the following: "Previded, That no property right in water or the use of water shall be acquired herounder by condemnation for irrigation purposes, which shall deprive any person of such quantity of water as may be reasonably necessary for the hrigation of his land then under irrigation to the full extent of the soil, by the most economical method of artificial irrigation applicable to such land according to the usual methods of artificial irrigation employed in the vicinity where such land is situated. In any case, the court shall determine what is the most economical method of irrigation."

On motion of Scnator Chase, the report of the committee was adopted. On motion of Senator Morthland, the reading had in the committee of the whole was considered the third reading and the bill placed on final passage.

The secretary called the roll on the final passage of amended Senate bill No. 127, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Boner, Brand, Brown, Chase, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, Ghent, Hall, Hutchinson, Johnson, Karshner, Kleeb, Landon, McMillan, Metcalf, Morthland, Myers, Nichols, Smith (A. A.), Taylor, Wells, Wray—26.

Those voting nay were: Senators French, Jones, Palmer, Phipps-4.

Those absent or not voting were: Senators Barnes, Burton, Carlyon, Cleary, Davis (Lincoln), Groff, Iverson, Judd, Kuykendall, Smith (Joseph H.), Steiner, Stevenson—12.

There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Morthland, the rules were suspended, and all bills passed at today's session, except those on which notice of reconsideration had been given, were ordered engressed and immediately transmitted to the House.

On motion of Scnator Wells, Senate bill No. 214 was re referred to the Committee on State, Granted, School and Tide Lands.

Senate bill No. 302, by Roads and Bridges Committee, entitled "An act relating to the purchase, construction, maintenance and operation of ferrice on the boundary line between two counties, and providing that this act shall take effect immediately," was read third time.

The secretary called the roll on the final passage of Senate bill No. 302, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Brand, Brown, Burton, Chase, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Ghent, Hall, Hutchinson, Johnson, Judd, Karshner, Kleeb, Landon, McMillan, Metcalf, Myers, Nichols, Phipps, Smith (A. A.), Smith (Joseph H.), Wells—28.

Voting nay: Senator Palmer-1.

Those absent or not voting were: Senators Boner, Carlyon, Cleary, Davis (Lincoln), Groff, Iverson, Jones, Kuykendall, Morthland, Steiner, Stevenson, Taylor, Wray—13.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate joint memorial No. 12, by Senator Brown, "Petitioning Congress to page an act giving its assent to the construction of a bridge across the Nooksack river," was read third time.

The secretary called the roll on the final passage of Senate joint memorial No. 12, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Ghent, Hall, Hutchinson, Iverson, Jones, Judd, Karshner, Kleeb, Landon, McMillan, Metcalf, Myers, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Wells—31.

Those absent or not voting were: Senators Carlyon, Davis (Lincoln), Groff, Johnson, Kuykendall, Morthland, Nichols, Steiner, Stevenson, Taylor, Wray—11.

Substitute Senate bill No. 307, by Committee on Dikes, Drains and Ditches, entitled "An act relating to drainage districts, providing for assessments according to benefits, authorizing and incurring additional obligations in case of emergency, and amending sections 4149 and 4163 of Remington & Ballinger's Annotated Codes and Statutes of the State of Washington," was read third time.

On motion of Senator Palmer, the bill was amended as follows:

In section 1, line 12, of the original bill, after the word "received" add the following:

"Or if after the construction of any drainage system, it appears that lands embraced therein have in fact received or are receiving benefits different from those found in the original proceedings, and which could not reasonably have been foreseen before the final completion of the improvement."

In line 8, page 4, section 1 of the original bill, after the word "the" insert the following: "cost of construction or."

On motion of Senator Wells, the bill was amended as follows:

In section 1, line 29 of the original bill, add the letter "s" to the word "assessment" and in section 2, line 1 of the original bill, add the letter "s" to the word "lands" and in same section, line 2, add the letter "s" to the word "benefit."

On motion of Senator Smith (Joseph H.), the bill was amended in section 2, line 24, of the original bill, by striking the words "first day of November" and substituting therefor the words "first Monday in October."

The secretary called the roll on the final passage of Senate bill No. 307, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brown, Burton, Chase, Cleary, Cornwell, Cox, Fairchild, Faulkner, Ghent, Hall, Iverson, Johnson, Jones, Judd, Kleeb, Metcalf, Myers, Nichols, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Wells—25.

Those voting nay were: Senators Davis (Walter S.) and McMillan-2.

Those absent or not voting were: Senators Brand, Carlyon, Davis (Lincoln), French, Ferryman, Groff, Hutchinson, Karshner, Kuykendall, Landon, Morthland, Steiner, Stevenson, Taylor, Wray—15.

There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Scnator Wolls, the Senate resolved itself into a committee of the whole to consider substitute Senate bill No. 149.

The bill was considered in the committee of the whole, Senator Burton in the chair, and reported back to the Senate with the recommendation that it do pass, with the following amendments:

In section 34, line 29, page 34 of the original bill, strike the words "first day of October" and insert in lieu thereof the words "first Monday in Soptember" and in same section, line 5, page 35 of the original bill, strike the words "first day of November next ensuing" and substitute the words "first Monday in October."

On motion of Senator Burton, the report of the committee was adopted. Senator Fairchild moved that the reading had in the committee of the whole be considered the third reading of the bill and that it be placed on final passage.

The motion carried.

The secretary called the roll on the final passage of substitute Senate bill No. 149, by the Committee on Dikes, Drains and Ditches, entitled "An act relating to the improvement of lands and other property by diking and drainage and the establishing and consolidation of improvement districts for such purpose; providing for the construction, maintenance and extension of diking and drainage systems; the method of apportioning, assessing and reassessing the costs thereof against lands and other property benefited there by, and the collection of such assessments; providing for the disposal of waters developed by drainage systems; providing penalties for the damaging of diking and drainage improvements; and amending sections 4226-1, 4226-2, 4226-3, 4226-4, 4226-6, 4226-7, 4226-8, 4226-9, 4226-10, 4226-13, 4226-16, 4226-17, 4226-18, 4226-19, 4226-20, 4226-22, 4226-23, 4226-24, 4226-25, 4226-26, 4226-30, 4226-31, 4226-32, 4226-33, 4226-34, 4226-35 and 4226-37 of Remington & Ballinger's Annotated Codes and Statutes of Washington," and it passed the Senate by the following vote:

Those voting aye were: Senators Boner, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Hutchinson, Iverson, Johnson, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Morthland, Myers, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Wells—28.

Those absent or not voting were: Senators Barnes, Brand, Cox, Davis (Lincoln), Ghent, Groff, Hall, Jones, Metcalf, Nichols, Steiner, Stevenson, Taylor. Wray—14.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate bill No. 288, by Senator Johnson, entitled "An act relating to homesteads, and the making and filing of declarations therefor, and amending sections 552, 553, 559 and 561 of Remington & Ballinger's Annotated Codes and Statutes of Washington," was read third time.

Senator Nichols moved to amend the bill in section 2, line 19, of the original bill, by striking the words "or the survivor of them."

Senator Faulkner moved as a substitute to amend the bill by adding after the word "then;" in line 19, section 2, of the original bill, the following: "Provided, That no homestead shall be allowed to the surviving husband, who is not aged or infirm, or who does not have under his care or maintenance, one or more of the dependents hereinafter mentioned."

Senator Nichols accepted the substitute motion.

Senator Hutchinson moved the previous question, seconded by Senators Barnes and Kleeb.

The previous question carried.

The motion by Senator Faulkner failed to carry.

The secretary called the roll on the final passage of Senate bill No. 288, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Burton, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Faulkner, Ferryman, Groff, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Metcalf, Morthland, Myers, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Wells, Wray—29.

Those voting nay were: Senators Brown, French, Hall, Landon, Mc-Millan, Nichols, Steiner-7.

Those absent or not voting were: Senators Carlyon, Davis (Lincoln), Fairchild, Ghent, Stevenson, Taylor—6.

There being no objection, the title of the bill was ordered to stand as the title of the act.

MESSAGE TO THE SENATE.

MR. PRESIDENT:

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., February 27, 1917.

The speaker has signed Senate bill No. 34, entitled "An act regulating the practice of chiropody; providing for the issuance of licenses therefor, and providing a penalty for the violation of the provisions of this act;"

Also, Senate bill No. 42, entitled "An act regulating and licensing the practice of treating the sich and afflicted without the use of drugs, creating a board of examiners for such practitioners, defining the powers and duties of such board, regulating the use of certain professional terms and abbreviations, defining the term 'drugless therapeutics,' creating a drugless practitioners' fund, defining what shall be unprofessional conduct, making an appropriation from funds created by collection of license fees, prescribing penalties for the violation of this act, and repealing all acts and parts of acts in conflict herewith;"

Also, Senate bill No. 136, entitled "An act relating to trials in criminal actions, and providing for the drawing, retaining and selection of alternate jurors, and providing when this act shall take effect."

And the same are herewith transmitted. . C. R. MAYBURY, Chief Clerk.

Substitute Senate bill No. 312, by the Judiciary Committee, entitled "An act granting a right to recover damages for the death of a person caused by the wrongful act, neglect or default of another, and repealing section 183 of Remington & Ballinger's Annotated Codes and Statutes of Washington," was read third time.

Senator Palmer moved to amend the bill in section 2, line 12, of the original bill, by inserting before the word "child" the word "dependent."

The motion was lost.

Senator Palmer moved to amend the bill in section 2, line 2, of the printed bill, by striking the period after the word "caused" and substituting a colon and adding the following: "Provided, however, That a minor child, or minor children, shall be deemed and held to be a dependent child, or children, within the meaning of this act."

The motion failed to carry.

Senator Kuykendall moved to amend the bill as follows:

In section 4, line 26 of the original bill, strike the word "hereof" and substitute in liou thereof the words "of said section 183" and after the word "action" in line 27 of said section, insert the word "thereunder" and in line 28 of same section, stilke all after the word "the" and insert in lieu thereof the words "taking effect of this act."

A roll call on the motion was demanded by Senators Johnson, Nichols, Brown, Iverson, Burton, Kuykendall, Cox and Morthland.

The secretary called the roll, and the motion carried by the following vote:

Those voting aye were: Senators Boner, Brand, Brown, Burton, Chase, Cox, Davis (Walter S.), Fairchild, Groff, Hall, Hutchinson, Iverson, Jones, Kleeb, Kuykendall, McMillan, Metcalf, Nichols, Palmer, Phipps, Wells, Wray—22.

Those voting nay were: Senators Faulkner, Ferryman, Johnson, Landon, Morthland, Myers, Smith (Joseph H.), Steiner—8.

Those absent or not voting were: Senators Barnes, Carlyon, Cleary, Cornwell, Davis (Lincoln), French, Ghent, Judd, Karshner, Smith (A. A.), Stevenson, Taylor—12.

Senator Johnson moved to amend the bill by adding thereto a new section to be known as section 5, as follows: "Section 5. This act shall not repeal or supersede chapter 74 of the Laws of 1911, and acts amendatory thereof, or any part thereof."

The motion carried.

The secretary called the roll on the final passage of substitute Senate bill No. 312, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Boner, Brand, Brown, Burton, Chase, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Groff, Hall, Hutchinson, Iverson, Johnson, Jones, Karshner, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Morthland, Myers, Nichols, Palmer, Phipps, Smith (Joseph H.), Steiner, Taylor, Wells, Wray—33.

Those absent or not voting were: Senators Barnes, Carlyon, Cleary, Cornwell, Davis (Lincoln), Ghent, Judd, Smith (A. A.), Taylor—9.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate bill No. 253, entitled "An act relating to the vacation of streets and alleys in cemeteries, and providing for the sale of the vacated portions thereof for cemetery purposes," was read third time.

The secretary called the roll on the final passage of Senate bill No. 253, and it passed the Senate by the following vote:

Those voting aye were: Senators Boner, Brand, Brown, Burton, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Morthland, Myers, Palmer, Smith (Joseph H.), Steiner, Taylor, Wells, Wray—29.

Those absent or not voting were: Senators Barnes, Carlyon, Chase, Cleary, Cornwell, Davis (Lincoln), Ghent, Groff, Hall, Nichols, Phipps, Smith (A. A.), Stevenson—13.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senator Taylor moved to reconsider the vote by which substitute Senate bill No. 18 failed to pass.

The motion to reconsider carried.

Senator Jones moved the previous question, seconded by Senators Wray and Chase.

The motion carried.

The secretary called the roll on the final passage of substitute Senate bill No. 18, by Senator Wray, entitled "An act creating a board of architect examiners, providing for an architectural examination, regulating the use of the title architect, designating an examination fee, providing for the issuance of certificates, making reciprocal arrangements between states and providing a penalty for violation thereof," and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Brand, Chase, Cox, Ferryman, French, Hutchinson, Johnson, Jones, Karshner, Kleeb, Kuykendall, McMillan, Metcalf, Morthland, Myers, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wray—23.

Those voting nay were: Senators Boner, Brown, Burton, Davis (Walter S.), Faulkner, Iverson, Landon, Wells—8.

Those absent or not voting were: Senators Carlyon, Cleary, Cornwell, Davis (Lincoln), Fairchild, Ghent, Groff, Hall, Judd, Nichols, Stevenson—11.

There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Wells, the rules were suspended, and the Senate returned to the order of business.

REPORTS OF STANDING COMMITTEES.

SENATE CHAMBER, OLYMPIA, WASH., February 27, 1917.

MR. PRESIDENT:

We, your Committee on State, Granted, Tide and School Lands, to whom was referred House bill No. 64, entitled "An act relating to the survey, management, sale, reclamation, lease and disposition of state, granted, school, tide, shore and other lands and oyster reserves, waterways and harbor areas, and amending sections 6787, 6788, 6844, 6845, 8095, 8114 and 8115 of Remington & Ballinger's Annotated Codes and Statutes of Washington, and section 1, chapter 144, Laws of 1915," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it be placed on general file.

W. V. Wells, Chairman.

We concur in this report: E. E. Boner, E. B. Palmer, C. R. McMillan, Chas. E. Myers, Peter Iverson.

On motion of Senator Wells, the report of the committee was adopted.

SENATE CHAMBER.

MR. PRESIDENT:

OLYMPIA, WASH., February 27, 1917.

We, your Committee on Medicine, Dentistry, Surgery and Hygiene, to whom was referred engrossed House bill No. 267, entitled "An act relating to vital statistics and amending sections 5424 and 5425 of Remington & Ballinger's Annotated Codes and Statutes of Washington," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

J. A. GHENT, Chairman.

We concur in this report: W. M. Karshner, W. W. Brand, D. H. Cox.

On motion of Senator Ghent, the report of the committee was adopted.

SENATE CHAMBER,

MR. PRESIDENT:

OLYMPIA, WASH., February 27, 1917.

We, your Committee on Rules and Joint Rules, to whom was referred Senate bill No. 94, by Senator Chase, entitled "An act relating to building and loan, and savings and loan associations," etc. have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it be rereferred to the Committee on Banks and Banking.

Louis F. Hart, Chairman.

We concur in this report: Harve H. Phipps, Jesse S. Jones, P. H. Carlyon, O. T. Cornwell, Oliver Hall.

On motion of Senator Taylor, the report of the committee was adopted.

MR. PRESIDENT:

SENATE CHAMBER, OLYMPIA, WASH., February 26, 1917.

Your Committee on Enrolled Bills, to whom was referred enrolled Senate bill No. 152, entitled "An act relating to and regulating the operations of coal mining, providing for the inspection thereof and limiting the hours of labor therein; creating a state mine inspection department and prescribing the qualifications and duties of inspectors; prescribing the qualifications and duties of certain officials and employes in coal mines, fixing penalties for violation of this act and repealing all acts relating to coal mines and the inspector of mines in the State of Washington," have compared same with the engrossed bill and find it correctly enrolled. Respectfully submitted,

A. E. Judd, Chairman.

We concur in this report: F. A. Chase, W. Fairchild.

Senator Taylor stated that he had compared enrolled Senate bill No. 152 with the original bill and found it correctly enrolled.

The president signed enrolled Senate bill No. 152.

At 4:45 p. m., on motion of Senator French, the Senate adjourned until tomorrow morning.

Louis F. Hart, President of the Senate.

FRANK M. DALLAM, JR., Secretary of the Senate.

FIFTY-SECOND DAY.

MORNING SESSION.

SENATE CHAMBER.

OLYMPIA, WASHINGTON, Wednesday, February 28, 1917.

The Senate was called to order at 10 o'clock a.m. by President Hart, pursuant to adjournment.

Rev. C. T. Goodsell offered prayer.

The secretary called the roll, all members being present, except Senators Davis (Lincoln) and Stevenson, both excused.

On motion of Senator Wray, the reading of yesterday's journal was dispensed with and it was approved.

The secretary read Senate joint resolution No. 11, by Joint Game Committee, "Relating to the introduction of a new bill by the Game Committee."

On motion of Senator Myers, the rules were suspended, the resolution read second and third time and placed on final passage.

The secretary called the roll on the final passage of Senate joint resolution No. 11, and it passed the Senate by the following vote:

Those voting aye were: Senators Brand, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Ghent, Hall, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Landon, McMillan, Metcalf, Morthland, Myers, Nichols, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Wells—32.

Those absent or not voting were: Senators Barnes, Boner, Brown, Davis (Lincoln), Groff, Kuykendall, Steiner, Stevenson, Taylor, Wray—10.

On motion of Senator Myers, the rules were further suspended, and Senate joint resolution No. 11 ordered immediately transmitted to the House.

REPORTS OF STANDING COMMITTEES.

The Committee on Roads and Bridges recommended that House bill No. 271 do pass, with certain amendments.

The report of the committee, together with the bill, was placed on general file.

The Committee on Insurance recommended that Senate bills Nos. 317, 248 and 281 do pass, with certain amendments.

The reports of the committee, together with the bills, were placed on general file.

The Committee on Banks and Banking recommended that Senate bill No. 94 do pass, with certain amendments.

The report of the committee, together with the bill, was placed on general file.

The Committee on Medicine, Dentistry, Surgery and Hygiene recommended that engrossed House bills Nos. 61 and 390 do pass, with certain amendments.

The reports of the committee, together with the bills, were placed on general file.

The Committee on Judiciary recommended that Senate bills Nos. 196 and 283 do pass, with certain amendments.

The reports of the committee, together with the bills, were placed on general file.

The Committee on Irrigation and Arid Lands recommended that Senate bill No. 78 do pass, with certain amendments.

The report of the committee, together with the bill, was placed on general file.

On motion of Senator Morthland, Senate bill No. 78 was ordered printed, including the committee amendments.

SENATE CHAMBER, OLYMPIA, WASH., February 27, 1917.

MR. PRESIDENT:

We, your Committee on Insurance, to whom was referred Senate bill No. 319, entitled "An act relating to insurance and amending section 6605-106 of Remington & Ballinger's Annotated Codes and Statutes of Washington," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

JOSEPH H. SMITH, Chairman.

We concur in this report: Jas. Burton, D. H. Cox, Jesse S. Jones, Oliver Hall.

On motion of Senator Smith (Joseph H.), the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., February 28, 1917.

MR. PRESIDENT:

We, your Committee on Banks and Banking, to whom was referred Senate bill No. 170, entitled "An act relating to negotiable instruments and amending section 3575 of Remington & Ballinger's Annotated Codes and Statutes of Washington," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

F. G. Barnes, Chairman.

We concur in this report: F. A. Chase, E. E. Boner.

On motion of Senator Barnes, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., February 26, 1917.

Mr. President:

We, your Committee on Roads and Bridges, to whom was referred Senate bill No. 278, entitled "An act relating to public highways, providing for the expending of

certain funds of counties on such highways, and amending section 5878-6 of Remington and Ballinger's Annotated Codes and Statutes of Washington," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

RALPH D. NICHOLS, Chairman.

We concur in this report: Ed Brown, A. A. Smith, Ralph Metcalf, John W. Kleeb, H. D. Taylor, F. G. Barnes, Oliver Hall.

On motion of Senator Nichols, the report of the committee was adopted.

Senate Chamber,

OLYMPIA, WASH., February 28, 1917.

MR. PRESIDENT:

We, your Committee on Judiciary, to whom was referred House bill No. 222, entitled "An act relating to the payment of premiums on surety bonds and amending section 6059-194 of Remington & Ballinger's Annotated Codes and Statutes of Washington," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

E. E. BONER, Chairman.

We concur in this report: G. E. Steiner, E. B. Palmer, F. A. Chase, Jas. Burton, Dan Landon, Ralph Metcalf, E. V. Kuykendall.

On motion of Senator Boner, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., February 27, 1917.

MR. PRESIDENT :

We, your Committee on State Charitable Institutions, to whom was referred House bill No. 38, entitled "An act changing the name of "The State Institution for Feeble Minded' to "The State Custodial School," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

R. A. HUTCHINSON, Chairman.

We concur in this report: Walter S. Davis, Peter Iverson, E. L. French, W. M. Karshner.

On motion of Senator Hutchinson, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., February 27, 1917.

MR. PRESIDENT :

We, your Committee on State Charitable Institutions, to whom was referred Senate bill No. 262, entitled "An act empowering cities of the first class to provide for the partial maintenance of museums of general public nature and levy an annual tax therefor," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

R. A. HUTCHINSON, Chairman.

We concur in this report: Walter S. Davis, Peter Iverson, E. L. French.

On motion of Senator Hutchinson, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., February 28, 1917.

MR. PRESIDENT:

Your Committee on Engrossed Bills, to whom was referred engrossed Senate bill No. 127, entitled "An act relating to the use of water in the State of Washington and the right to the use thereof, providing penalties for its violation, and for the exercise of the power of eminent domain in certain cases, making an approprlation and repealing certain acts and parts of acts;"

Also, engrossed Senate bill No. 149, entitled "An act relating to the improvement of lands and other property by diking and drainage and the establishing and consolidation of improvement districts for such purpose; providing for the construction, maintenance and extension of diking and drainage systems; the method of apportioning, assessing the reassessing the costs thereof against lands and other property benefited thereby, and the collection of such assessments; providing for the disposal of waters developed by drainage systems; providing penalties for the damaging of diking and drainage improvements; and amending sections 1926-1, 4226-2, 4226-3, 4226-4, 4226-4,

4226-7, 4226-8, 4226-9, 4226-10, 4226-13, 4226-16, 4226-17, 4226-18, 4226-19, 4226-20, 4226-22, 4226-23, 4226-24, 4226-25, 4226-26, 4226-30, 4226-31, 4226-32, 4226-33, 4226-34, 4226-35 and 4226-37 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, engrossed Senate bill No. 223, entitled "An act relating to the production and marketing of farm products, creating the office of director of farm markets, defining his powers and duties and fixing his salary, and making an appropriation;"

Also, engrossed Senate bill No. 40, entitled "An act relating to the adulteration of foods, drinks and drugs and prohibiting the adulteration and fraud in the sale thereof and amending section 5456 of Remington & Ballinger's Annotated Codes and Statutes of Washington," have compared the same with the original bills, and find them correctly engrossed.

Respectfully submitted,

JAMES BURTON, Chairman,

We concur in this report: G. E. Steiner, E. Ben Johnson.

SENATE CHAMBER, OLYMPIA, WASH., February 27, 1917.

MR. PRESIDENT:

Your Committee on Enrolled Bills, to whom was referred enrolled Senate bill No. 89, entitled "An act relating to certain carriers for hire upon every public place, street, road and highway, placing such carriers, their conveyances and business under the jurisdiction of the public service commission of the state, imposing certain duties upon such commission and prescribing penalties for its violation," have compared same with the engrossed bill and find it correctly enrolled. Respectfully submitted,

A. E. JUDD, Chairman.

We concur in this report: W. V. Wells, W. Fairchild.

STATE OF WASHINGTON, OFFICE OF GOVERNOR, OLYMPIA, February 27, 1917.

To the Honorable, the President of the Senate, Olympia, Washington.

SR: I have the honor to advise you that the Governor has today signed Senate bill No. 38, entitled "An act relating to and making an appropriation for the public service commission, and declaring an emergency." Respectfully,

IRVIN W. ZIEGAUS, Secretary to the Governor.

MESSAGE TO THE SENATE.

House of Representatives, Olympia, Wash., February 27, 1917.

MR. PRESIDENT:

The speaker has signed Senate bill No. 152, entitled "An act relating to and regulating the operations of coal mining, providing for the inspection thereof and limiting the hours of labor therein; creating a state mine inspection department and prescribing the qualifications and duties of inspectors; prescribing the qualifications of certain officials and employes in coal mines, fixing penalties for violation of this act and repealing all acts relating to coal mines and the inspector of mines in the State of Washington;"

Also, the House has passed House bill No. 393, entitled "An act making appropriations for the purchase of land for, construction of buildings at; for maintenance of and sundry expenses at the various state institutions, schools and state offices, and for the sundry civil expenses of the state government, and for miscellaneous purposes for the fiscal term beginning April 1, 1917, and ending March 31, 1919, except as otherwise provided, and making appropriations for certain deficiencies, and declaring this act shall take effect April 1, 1917;"

Also, engrossed House bill No. 136, entitled "An act relating to insurance and amending section 6059-23 of Remington & Ballinger's Annotated Codes and Statutes of Washington, as amended by chapter 34, Session Laws of 1915;"

Also, engrossed House bill No. 284, entitled "An act fixing the times of holding elections, providing for the appointment of election officers and prescribing their duties, and fixing the time of commencement of the terms of municipal and district officers;"

Also, engrossed House bill No. 100, entitled "An act relating to city, town and county jails, workhouses, workshops, stockades and other places for the detention, con-

finement and employment of county, city and town prisoners, and authorizing the joint ownership, control and operation of said institutions, or any of same and for the care, keep, custody and employment of persons under sentence confined therein;"

Also, engrossed House bill No. 99, entitled "An act relating to insurance, and amending 6059-6 of Remington & Ballinger's Code;"

Also, House bill No. 225, entitled "An act relating to alien and non-resident insane persons, providing for their deportation, making it unlawful to bring or aid in bringing an insane person into the state without having obtained permission from the state board of control and providing a penalty therefor, and amending section 1 of chapter 82, Laws of 1915;"

Also, Senate joint resolution No. 10, relating to printing advance sheets of the Session Laws;

Also, Senate joint memorial No. 14, relating to changing the name of Mr. Rainier; Also, engrossed substitute House bill No. 6, entitled "An act relating to the offense or having carnal knowledge of children and amending section 2436 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, engrossed House bill No. 128, entitled "An act relating to the organization and government of irrigation districts, and facilitating co-operation between irrigation districts and the United States and amending sections 6416, 6418, 6428, 6430, 6433, 6439, 6440, 6444, 6454, 6454, 6457, 6489, 6490, 6491 and 6493 of Remington & Ballinger's Annotated Codes and Statutes of Washington and as any or either, etc., etc."

And the same are herewith transmitted. C. R. Maybury, Chief Clerk.

Senator Jones stated that he had compared enrolled Senate bill No. 89 with the original bill and found it correctly enrolled.

The president signed enrolled Senate bill No. 89.

INTRODUCTION OF BILLS.

Engrossed House bill No. 393, by Joint Committee on Appropriations, entitled "An act making appropriations for the purchase of land for, construction of buildings at; for maintenance of and sundry expenses at the various state institutions, schools and state offices, and for the sundry civil expenses of the state government, and for miscellaneous purposes for the fiscal term beginning April 1, 1917, and ending March 31, 1919, except as otherwise provided, and making appropriations for certain deficiencies, and declaring this act shall take effect April 1, 1917."

The bill was read the first time, and on motion of Senator French, the rules were suspended, the bill was read the second time by title and placed on general file.

Senate joint memorial No. 19, by Senator Hutchinson, "Memorializing the President of the United States to call an extraordinary session of Congress."

The memorial was read the first time, and on motion of Senator Hutchinson, the rules were suspended, the memorial was read the second time by title, ordered printed and referred to the Committee on Memorials.

Engrossed substitute House bill No. 6, by Committee on Public Morals, entitled "An act relating to the offense of having carnal knowledge of children, and amending section 2436 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Davis (Walter S.), the rules were suspended, the bill was read the second time by title and referred to the Committee on Public Morals.

Engrossed House bill No. 99, by Mr. Gorham, entitled "An act relating to insurance, and amending section 6059-6 of Remington & Ballinger's Code."

The bill was read the first time, and on motion of Senator Chase, the rules were suspended, the bill was read the second time by title and referred to the Committee on Insurance.

Engrossed House bill No. 100, by Mr. Hastings, entitled "An act relating to city, town and county jails, workhouses, workshops, stockades and other places for the detention, confinement and employment of county, city and town prisoners, and authorizing the joint ownership, control and operation of said institutions, or any of same and for the care, keep, custody and employment of persons under sentence confined therein."

The bill was read the first time, and on motion of Senator Boner, the rules were suspended, the bill was read the second time by title and referred to the Committee on Judiciary.

Engrossed House bill No. 128, by Committee on Irrigation and Arid Lands, entitled "An act relating to the organization and government of irrigation districts, and facilitating co-operation between irrigation districts and the United States, and amending sections 6416, 6418, 6428, 6430, 6433, 6439, 6440, 6444, 6454, 6457, 6489, 6490, 6491 and 6493 of Remington & Ballinger's Annotated Codes and Statutes of Washington, and as any or either of said sections is amended by section 2 of the Session Laws of 1913, chapter 165, or sections 1, 6, 10, 14, 15, 16, 20, 27, 28, 29 and 31 of the Session Laws of 1915, chapter 179, and providing for the organization and government of special improvement districts within the boundaries of any irrigation district for special construction or improvement in an irrigation system, including drainage, and the levy of special assessments according to benefits for payment thereof, and the issuance of warrants and bonds in the aid thereof by adding to section 6457 of Remington & Ballinger's Codes and Statutes of Washington new sections to be known as sections 6457-1, 6457-2, 6457-3, 6457-4, 6457-5, 6457-6 and 6457-7."

The bill was read the first time, and on motion of Senator Hall, the rules were suspended, the bill was read the second time by title and referred to the Committee on Irrigation and Arid Lands.

Engrossed House bill No. 136, by Mr. Gorham, entitled "An act relating to insurance, and amending section 6059-23 of Remington & Ballinger's Annotated Codes and Statutes of Washington, as amended by chapter 34, Session Laws of 1915."

The bill was read the first time, and on motion of Senator Chase, the rules were suspended, the bill was read the second time by title and referred to the Committee on Insurance.

House bill No. 235, by Committee on State Charitable, Penal and Reformatory Institutions, entitled "An act relating to alien and non-resident insane persons, providing for their deportation, making it unlawful to bring or aid in bringing an insane person into the state without having obtained permission from the state board of control, and providing a penalty therefor, and amending section 1 of chapter 82, Laws of 1915."

The bill was read the first time, and on motion of Senator Cox, the rules were suspended, the bill was read the second time by title and referred to the Committee on State Penal and Reformatory Institutions.

Engrossed House bill No. 284, by Committee on Privileges and Elections, entitled "An act fixing the times of holding elections, providing for the ap-

pointment of election officers and prescribing their duties, and fixing the time of the commencement of the terms of municipal and district officers."

The bill was read the first time, and on motion of Senator Smith (A. A.), the rules were suspended, the bill was read the second time by title and referred to the Committee on Elections and Privileges.

GENERAL FILE.

Senator French, seconded by Senators Cox and Burton, moved a call of the Senate

The motion carried.

The sergeant-at-arms locked the doors of the Senate.

The secretary called the roll, all members being present, except Senators Davis (Lincoln) and Stevenson, both excused.

Senator Karshner moved that engrossed House bill No. 393 be made a special order for 2:30 o'clock this afternoon.

The motion failed to carry.

On motion of Senator Smith (Joseph H.), the Senate resolved itself into a committee of the whole to consider engrossed House bill No. 393.

The bill was considered in the committee of the whole, Senator Metcalf in the chair, and at 12:10 p.m. reported back to the Senate progress, and asked leave to sit again.

On motion of Senator Metcalf, the report of the committee was adopted. On motion of Senator Palmer, the call of the Senate was dispensed with.

At 12:15 p. m., on motion of Senator Ghent, the Senate took a recess until 1:30 o'clock this afternoon.

AFTERNOON SESSION.

The Senate was called to order at 1:30 p. m. by President Hart,

On motion of Senator French, the Senate resolved itself into a committee of the whole to further consider engrossed House bill No. 393.

The bill was further considered in the committee of the whole, Senator Steiner in the chair, and reported back to the Senate with the recommendation that it do pass, with the following amendments:

Amend the original bill as follows: in section 2.

Page 23, line 20, strike the name "Spokane" and insert the name "Seattle."

Page 7, line 12, strike the figures "\$22,500.00" and insert in lieu thereof the figures "24.200.00."

Page 7, line 13, after the word "service" insert "and foundation shed," also in same line strike "19,500.00" and insert in lieu thereof the figures "17,800.00."

Page 8, lines 11 and 12, strike the figures "4,000.00" and insert in lieu thereof the figures "6,500.00."

Page 8, line 13, strike the figure "3,700.00" and insert in lieu thereof the figures "1,200.00."

Page 14, line 5, strike the figures "7,700." and insert in lieu thereof the figures "8,200.00."

Page 14, line 6, strike the figures "3,000.00" and insert in lieu thereof the figures 2.500.00."

Page 14, line 7, strike the words "electric heating plant" and insert the words "power house, electric plant, steam heating plant and railroad spur."

Page 28, line 8, strike lines 8 to 14 inclusive and substitute in lieu thereof the following: The Adjutant General and other employees of the military department "\$63,600.00"

Page 28, line 15, strike lines 15 to 31 inclusive and lines 1 to 6 and substitute in lieu thereof the following: "Supplies, material and service, \$332,140.00."

Senator Steiner moved the adoption of the report of the committee.

A roll call on the motion by Senator Steiner was demanded by Senators Nichols, Hutchinson, Ghent, Iverson, Smith (A. A.), Burton and Boner.

The secretary called the roll, and the report of the committee was adopted by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Carlyon, Cleary, Cornwell, Cox, Davis (Walter S.), Ferryman, French, Ghent, Groff, Hall, Johnson, Jones, Judd, Landon, Metcalf, Morthland, Myers, Smith (A. A.), Smith (Joseph H.), Taylor, Wells, Wray—26.

Those voting nay were: Senators Burton, Fairchild, Faulkner, Hutchinson, Iverson, Karshner, McMillan, Nichols, Palmer, Steiner—10.

Those absent or not voting were: Senators Chase, Davis (Lincoln), Kleeb, Kuykendall, Phipps, Stevenson—6.

On motion of Senator Metcalf, the reading had in committee of the whole was considered the third reading and the bill placed on final passage.

The secretary called the roll on the final passage of engrossed House bill No. 393, by the Committee on Appropriations, entitled "An act making appropriations for the purchase of land for, construction of buildings at; for maintenance and sundry expenses at the various state institutions, schools and state offices, and for the sundry civil expenses of the state government, and for miscellaneous purposes for the fiscal term beginning April 1, 1917, and ending March 31, 1919, except as otherwise provided, and making appropriations for certain deficiencies, and declaring this act shall take effect April 1, 1917," as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Cleary, Cornwell, Cox, Davis (Walter S.), French, Ghent, Groff, Hall, Iverson, Johnson, Jones, Judd, Landon, McMillan, Metcalf, Morthland, Myers, Smith (A. A.), Smith (Joseph H.), Taylor, Wells, Wray—28.

Those voting nay were: Senators Fairchild, Faulkner, Ferryman, Hutchinson, Karshner, Nichols, Palmer, Steiner—8.

Those absent or not voting were: Senators Chase, Davis (Lincoln), Kleeb, Kuykendall, Phipps, Stevenson—6.

Senator Hutchinson explained his vote as follows:

"I vote no for the reason that it raises salaries and makes appropriations that should not be made."

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senator French moved that the rules be suspended, and engrossed House bill No. 393 ordered immediately transmitted to the House.

The motion was lost.

Senator Metcalf moved to reconsider the vote by which Senate bill No. 171 passed the Senate.

Senator Taylor moved that the motion to reconsider be laid on the table. Senator Nichols arose to speak to a point of personal privilege.

Senator Taylor stated that he was discussing the bill and was out of order.

The chair held the point well taken.

A roll call was demanded on the motion to lay on the table by Senators Nichols, Iverson, Hutchinson, Brown, Chase, Wray and Fairchild.

The secretary called the roll, and the motion to lay on the table carried by the following vote:

Those voting aye were: Senators Barnes, Brand, Carlyon, Cleary, Cornwell, Cox, Fairchild, French, Ghent, Groff, Hall, Jones, Kuykendall, Myers, Palmer, Smith (Joseph H.), Steiner, Taylor, Wells, Wray—20.

Those voting nay were: Senators Boner, Brown, Burton, Davis (Walter S.), Faulkner, Ferryman, Hutchinson, Iverson, Johnson, Judd, Karshner, Landon, McMillan, Metcalf, Morthland, Nichols, Smith (A. A.)—17.

Those absent or not voting were: Senators Chase, Davis (Lincoln), Kleeb, Phipps, Stevenson—5.

Senator Hutchinson moved that the rules be suspended, and the Senate, at this time, take Senate bill No. 207 from the Committee on Medicine, Dentistry, Surgery and Hygiene, and that the same be immediately considered by the Senate.

A roll call on the motion was demanded by Senators Hutchinson, Mc-Millan, Iverson, Cleary, Myers, Morthland and Davis (Walter S.).

The secretary called the roll, and the motion carried by the following vote:

Those voting aye were: Senators Brand, Burton, Cleary, Cox, Davis (Walter S.), Faulkner, Ferryman, Groff, Hutchinson, Iverson, Johnson, Karshner, Landon, McMillan, Metcalf, Morthland, Myers, Nichols, Smith (Joseph H.)—19.

Those voting nay were: Senators Barnes, Boner, Brown, Carlyon, Chase, Cornwell, Fairchild, French, Ghent, Hall, Jones, Kuykendall, Palmer, Smith (A. A.), Steiner, Taylor, Wells, Wray—18.

Those absent or not voting were: Senators Davis (Lincoln), Judd, Kleeb, Phipps, Stevenson—5.

Senator Wray moved to indefinitely postpone the bill.

Senator Hutchinson moved as a substitute that the bill be made a special order for 2:30 o'clock tomorrow afternoon. The motion was not seconded.

A roll call was demanded on the motion to indefinitely postpone by Senators Hutchinson, Ferryman, Landon, Nichols, Iverson, McMillan and Wray.

The secretary called the roll, and the motion carried by the following vote:

Those voting aye were: Senators Carlyon, Chase, Cleary, Fairchild, Ghent, Groff, Hall, Jones, Karshner, Kuykendall, Morthland, Myers, Nichols, Palmer, Smith (A. A.), Taylor, Wells, Wray—18.

Those voting nay were: Senators Barnes, Boner, Brand, Brown, Burton, Cornwell, Davis (Walter S.), Faulkner, Ferryman, Hutchinson, Iverson, Johnson, Landon, McMillan, Phipps, Smith (Joseph H.), Steiner—17.

Those absent or not voting were: Senators Cox, Davis (Lincoln), French, Judd, Kleeb, Metcalf, Stevenson-7.

Engrossed House bill No. 72, by Committee on Public Utilities, entitled "An act relating to electric construction, and amending section 4976-3 of Remington & Ballinger's Annotated Codes and Statutes of Washington," was read third time.

Senator Fairchild moved to amend the bill as follows:

Amend section 1 by striking in line 4 of section 1, after the word "July" the figures "1922" and inserting in lieu thereof the following: "1920: Provided, Every public service company, county, city, or other political subdivision of the State of

Washington shall complete at least one-third (1-3) of the necessary re-construction on or before July 1, 1918; at least two-thirds (2-3) on or before July 1, 1919; and the entire re-construction work to be completed by July 1, 1920: And provided further, That every public service company, county, city or other political subdivision of the State of Washington shall make progress reports on forms to be supplied by the public service commission showing in such details as may be prescribed by the public service commission, the extent to which the necessary re-construction work has been performed during the period covered by the report and also the extent to which re-construction work remains to be done in order that the property will comply with the provisions of this act. The first report shall cover the period ending December 31, 1917, and shall be filed with the public service commission within fifteen days subsequent thereto. The succeeding reports shall cover the succeeding six month periods respectively, and shall be filed on or before the expiration of fifteen (15) days after the termination of each succeeding period of six months."

Senator Smith (Joseph H.), seconded by Senators Palmer and Metcalf, moved the previous question.

The motion carried.

The motion by Senator Fairchild failed to carry.

The secretary called the roll on the final passage of engrossed House bill No. 72, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brown, Burton, Carlyon, Chase, Cleary, Cox, Davis (Walter S.), Fairchild, Ferryman, Ghent, Groff, Hall, Iverson, Johnson, Jones, Karshner, Kleeb, Kuykendall, Landon, Mc-Millan, Metcalf, Myers, Nichols, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wells, Wray—33.

Those voting nay were: Senators Faulkner, Hutchinson, Morthland—3. Those absent or not voting were: Senators Brand, Cornwell, Davis (Lincoln), Judd, Stevenson—6.

Senator Johnson explained his vote as follows:

"I believe that further time is necessary for cities that desire to shorten time one year and require one-fourth of the work to be completed each year. My amendment to that effect was prevented by the previous question. As some extension is necessary I vote aye."

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senator Hutchinson moved that the secretary be instructed to correct the roll call on the motion to indefinitely postpone Senate bill No. 207.

Senator Landon moved that the rules be suspended and that a re-vote be taken on the motion.

The motion by Senator Landon failed to carry.

Senator Steiner moved to reconsider the vote by which Senate bill No. 207 was indefinitely postponed.

A roll call was demanded on the motion to reconsider by Senators Nichols, Steiner, Hutchinson, McMillan, Ghent, Davis (Walter S.) and Johnson.

The secretary called the roll, and the motion to reconsider carried by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Chase, Cleary, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Ghent, Hall, Hutchinson, Iverson, Johnson, Karshner, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Morthland, Myers, Nichols, Phipps, Smith (A. A.), Smith (Joseph H.), Taylor, Wells, Wray—34.

Those voting nay were: Senators Palmer and Steiner-2.

Those absent or not voting were: Senators Cornwell, Davis (Lincoln), Groff, Jones, Judd, Stevenson—6.

Senator Taylor moved the previous question, seconded by Senators Cox and Nichols.

The motion carried.

The secretary called the roll on the motion to indefinitely postpone Senate bill No. 207, and it carried by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Cleary, Fairchild, Ghent, Groff, Hall, Jones, Karshner, Kleeb, Kuykendall, Metcalf, Morthland, Myers, Nichols, Palmer, Smith (A. A.), Taylor, Wells, Wray—23.

Those voting nay were: Senators Carlyon, Chase, Cox, Davis (Walter S.), Faulkner, Ferryman, French, Hutchinson, Iverson, Johnson, Landon, Mc-Millan, Phipps, Smith (Joseph H.), Steiner—15.

Those absent or not voting were: Senators Cornwell, Davis (Lincoln), Judd, Stevenson—4.

Engrossed House bill No. 66, by Mr. Gauntlett, entitled "An act relating to the militia, defining certain offenses and prescribing certain penalties, repealing chapter 102 of the Laws of 1911, amending certain sections and repealing certain sections of the military code of the State of Washington, and declaring an emergency," was read third time.

Senator Smith (Joseph H.) moved to amend the bill in section 126, line 5, of the printed bill, by inserting the words "thirty-five one hundredths (35-100) of" after the word "exceed."

The motion was lost.

Senator Nichols moved to amend section 2, line 5, of the printed bill, by striking the words "three thousand" and substituting in lieu thereof the words "twenty-five hundred."

A roll call was demanded on the motion by Senators Nichols, Hutchinson, Burton, Johnson, Faulkner, Cox, Wells and Boner.

A call of the Senate was moved by Senator Palmer, seconded by Senators Smith (Joseph H.) and Hutchinson.

The motion carried.

The sergeant-at-arms locked the doors of the Senate.

The secretary called the roll, all members being present, except Senators Davis (Lincoln), Taylor and Stevenson, all excused.

Senator Taylor was excused on motion of Senator Palmer.

On motion of Senator Palmer, the Senate passed House bill No. 66 for the present and took up consideration of engrossed House bill No. 71 at this time.

Engrossed House bill No. 71, by Mr. Swale, entitled "An act requiring that a light be shown during the hours of darkness on all vehicles drawn or propelled by horses, mules, or other animal power on the public roads, highways, parks, parkways, streets, or avenues within the State of Washington, regulating the same and providing a penalty for the violation thereof," was read third time.

The secretary called the roll on the final passage of engrossed House bill No. 71, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Ferryman, French, Ghent, Groff, Hall, Hutchinson, Iverson, Jones, Judd, Karshner, Kleeb, Kuy-

kendall, Landon, Metcalf, Morthland, Myers, Nichols, Palmer, Phipps, Smith (Joseph H.), Wells, Wray—33.

Those voting nay were: Senators Faulkner, Johnson, McMillan, Steiner -- 4.

Those absent or not voting were: Senators Davis (Lincoln), Fairchild, Smith (A. A.), Stevenson, Taylor—5.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed House bill No. 90, by Mr. Hoff, entitled "An act relating to the expenditure of revenues levied and collected for road and bridge purposes, and amending sections 5590-2 and 5590-3 of Remington & Ballinger's ' Annotated Codes and Statutes of Washington," was read third time.

The secretary called the roll on the final passage of engrossed House bill No. 90, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Ghent, Groff, Hall, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Morthland, Myers, Nichols, Palmer, Phipps, Smith (Joseph H.), Steiner, Wells, Wray—38.

Those absent or not voting were: Senators Davis (Lincoln), Smith (A. A.), Stevenson, Taylor-4.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed House bill No. 91, by Mr. Roth, entitled "An act relating to the burial of soldiers, sailors and marines, and their families by counties, and amending section 8929 of Remington & Ballinger's Annotated Codes and Statutes of Washington," was read third time.

The secretary called the roll on the final passage of engrossed House bill No. 91, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Ghent, Groff, Hall, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Morthland, Myers, Nichols, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Wells, Wray—39.

Those absent or not voting were: Senators Davis (Lincoln), Stevenson, Taylor—3.

There being no objection, the title of the bill was ordered to stand as the title of the act.

The Senate resumed consideration of House bill No. 66.

The secretary called the roll on the motion by Senator Nichols, and it failed to carry by the following vote:

Those voting aye were: Senators Brown, Burton, Faulkner, Ferryman, Hutchinson, Iverson, Jones, Karshner, Nichols, Smith (A. A.), Steiner—11.

Those voting nay were: Senators Barnes, Boner, Brand, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, French, Ghent, Groff,

Hall, Johnson, Judd, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Morthland, Myers, Palmer, Phipps, Smith (Joseph H.), Wells, Wray—28.

Those absent or not voting were: Senators Davis (Lincoln), Stevenson, Taylor—3.

The secretary called the roll on the final passage of engrossed House bill No. 66, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Ferryman, Ghent, Groff, Hall, Hutchinson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Morthland, Myers, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Wells, Wray—34.

Those voting nay were: Senators Faulkner, French, Iverson, Nichols, Steiner—5.

Those absent or not voting were: Senators Davis (Lincoln), Stevenson, Taylor-3.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senator Jones moved that further proceedings under the call of the Senate be dispensed with.

The motion failed to carry.

Engrossed House bill No. 180, by Mr. Hart, entitled "An act relating to levies, taxes and funds of cities of the third class, and amending section 1 of chapter 186 of the Laws of 1915," was read third time.

On motion of Senator Smith (Joseph H.), the Senate resolved itself into a committee of the whole to consider engrossed House bills Nos. 63, 131, 202 and 124.

The bills were considered in the committee of the whole, Senator Landon in the chair, and reported back to the Senate with the recommendation that they do pass.

On motion of Senator Landon, the report of the committee was adopted.

On motion of Senator Chase, the reading had of engrossed House bills No. 63, 131, 202 and 124 in the committee of the whole was considered the third reading and they were placed on final passage.

The secretary called the roll on the final passage of engrossed House bill 63, by Mr. Bishop, entitled "An act for the relief of H. S. Royce," and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown. Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Ghent, Groff, Hall, Hutchinson, Iverson, Johnson, Jones. Judd, Karshner, Kleeb, Landon, McMillan, Metcalf, Morthland, Myers, Nichols, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wells, Wray—39.

Voting nay: Senator Kuykendall-1.

Those absent or not voting were: Senators Davis (Lincoln) and Stevenson—2.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed House bill No. 131. The secretary read:

REPORTS OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., February 26, 1917.

MR. PRESIDENT:

We, a majority of your Committee on Appropriations, to whom was referred House bill No. 131, entitled "An act to reimburse Horace C. Henry and making an appropriation, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

We concur in this report: Joseph H. Smith, P. H. Carlyon, D. H. Cox, Guy B. Groff.

SENATE CHAMBER, OLYMPIA, WASH., February 26, 1917.

MR. PRESIDENT:

We, a minority of your Committee on Appropriations, to whom was referred House bill No. 131, entitled "An act to reimburse Horace C. Henry and making an appropriation," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do not pass.

E. L. FRENCH, Chairman.

We concur in this report: W. M. Karshner, Oliver Hall.

On motion of Senator Groff, the majority report of the committee was adopted.

The secretary called the roll on the final passage of engrossed House bill No. 131, by Messrs. Wilson and Renick, entitled "An act to reimburse Horace C. Henry and making an appropriation," and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Burton, Carlyon, Chase, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, Ghent, Groff, Iverson, Johnson, Jones, Judd, Kleeb, Landon, Metcalf, Morthland, Myers, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wells, Wray—28.

Those voting nay were: Senators Boner, Brand, Brown, Cleary, Cornwell, French, Hall, Hutchinson, Karshner, Kuykendall, McMillan, Nichols—12.

Those absent or not voting were: Senators Davis (Lincoln) and Stevenson-2

There being no objection, the title of the bill was ordered to stand as the title of the act.

The secretary called the roll on the final passage of engrossed House bill No. 202, by Appropriations Committee, entitled "An act appropriating the sum of forty thousand dollars (\$40,000.00) for the current expenses of the State College of Washington," and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Ghent, Groff, Hall, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Morthland, Myers, Nichols, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wells, Wray—40.

Those absent or not voting were: Senators Davis (Lincoln) and Stevenson-2.

There being no objection; the title of the bill was ordered to stand as the title of the act.

The secretary called the roll on the final passage of engrossed House bill No. 124, by Appropriations Committee, entitled "An act making an appropriation for state aid of tuberculosis hospitals for the biennium ending April 30th, 1917, and providing when this act shall take effect," and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Ferryman, French, Ghent, Groff, Hall, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Morthland, Myers, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wells, Wray—38.

Those voting nay were: Senators Faulkner and Nichols-2.

Those absent or not voting were: Senators Davis (Lincoln) and Stevenson—2.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed House bill No. 271.

The secretary read:

REPORT OF STANDING COMMITTEE.

Mr. President:

SENATE CHAMBER, OLYMPIA, WASH., February 27, 1917.

We, your Committee on Roads and Bridges, to whom was referred House bill No. 271, entitled "An act relating to the use of the public highways, and the rights and remedies of persons thereon, and fixing penalties for a violation of the conditions imposed; and providing for the licensing of motor vehicles and the collecting of fees therefor; amending sections 3, 3, 4, 6, 8, 10, 11, 12, 13, 15, 16, 17, 19, 21, 24, 31 and 34 of chapter 142 of the Laws of 1915, and repealing section 2531 of Remington and Ballinger's Annotated Codes and Statutes of Washington, and all acts and parts of acts in conflict herewith," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass with the following amendments:

Strike all of section 6 of the printed bill, after the period (.) following the figures "10" in line 2, and insert in lieu thereof the following: "A * * * * dealer's license and a pair of distinctive number plates shall be issued to an actual dealer for any and all * * * * motor vehicles owned, handled or dealt in by him, and for the fees as hereinafter specified, but shall not be used upon any vehicle while the same is being operated for hire: Provided, That if any such motor vehicle is used in the capacity of 'service car,' except for the carrying of passengers, and which is not of a greater capacity than one ton, the dealer shall not receive duplicate number plates for a fee less than that required of an automobile of equivalent horse power.

"Such number plates, or duplicates thereof, shall be displayed on every motor vehicle by such dealer whenever the same is operated or driven upon any public highway in this state: *Provided*. That whenever a dealer shall maintain a branch or sub-agency, he shall apply for a separate registration for such branch, or sub-agency, and shall pay therefor the fee hereinafter provided for the registration of motor vehicles owned by, or under the control of said branch or sub-agency."

In section 10, line 29, page 4 of the printed bill, strike the word "demonstration" and insert in lieu thereof the word "dealer's."

In section 10, line 32, page 4, of the printed bill, strike the word "demonstrating" and insert in lieu thereof the word "dealer's."

In section 9, page 3 of the printed bill, after the words "number plates" in line 4, strike the remainder of the section.

In section 23, line 2 of the printed bill, being the last two lines in the original bill, strike the following: "and all other acts, or parts of acts in conflict herewith."

RALPH D. NICHOLS, Chairman.

We concur in this report: Harve H. Phipps, A. E. Judd, Ralph Metcalf, O. T. Cornwell, John W. Kleeb, Ed Brown, Oliver Hall.

On motion of Senator Nichols, the report of the committee was adopted. Engrossed House bill No. 271, by Roads and Bridges Committee, was read third time.

Senator Brown was called to preside.

On motion of Senator Taylor, the bill was amended in section 6 as follows: Strike all of the section after the period following the figures "10" in line 3 of the original bill and insert in lieu thereof the following:

Strike all of section 6 of the printed bill, after the period (.) following the figures "10" in line 2, and insert in lieu thereof the following: "A * * * * dealer's license and a pair of distinctive number plates shall be issued to an actual dealer for any and all * * * motor vehicles owned, handled, or dealt in by him, and for the fees as hereinafter specified, but shall not be used upon any motor vehicle while the same is being operated for hire, or for the transportation of any produce, freight or commodity unless the same is for the actual use of the dealer owning the vehicle so transporting such produce, commodity or freight: Provided, however, That no motor vehicle transporting any produce, commodity or freight under a dealer's license shall exceed 1 ton in carrying capacity: Provided, further. That nothing in this section shall be construed to prohibit the use of a motor vehicle of under one ton capacity from rendering assistance to, or fransporting necessary supplies to, a motor vehicle which has become disabled.

"Such number plates, or duplicates thereof, shall be displayed on every motor vehicle by such dealer whenever the same is operated or driven upon any public highway in this state: *Provided*, That whenever a dealer shall maintain a branch or sub-agency, he shall apply for a separate registration for such branch, or sub-agency, and shall pay therefor the fee hereinafter provided for the registration of motor vehicles owned by or under the control of said branch or sub-agency,"

On motion of Senator Palmer, the amendment made by Senator Taylor was amended by striking the words "so as" in line 11 of the amendment.

Senator Phipps moved to amend the bill in section 8 as follows: Strike beginning with the word "The" in line 3 of the original bill down to and including the word "stroke" in line 12, page 16, of the original bill, and insert in lieu thereof the following:

After January 1, 1918, the Secretary of State shall furnish to each licensee of a motor vehicle two original number places containing the number to be displayed on such vehicle as hereinafter provided. The number shall be in Arabic numerals not less than four inches in height nor less than one-half inch stroke, and shall be preceded by the letters "Wn" and * * * * by the last numeral of the year in which such license shall expire, and such number plates if issued to a dealer shall contain the word "dealer." The Secretary of State may put such other marks or characters on such plates or fix the color of same as he may determine, to properly identify the kind of license issued * * * the number plates shall contain six perforations so located as to permit the attachment of the metal year plate hereinafter described, which plate when attached shall cover the letters "Wn" and the numerals indicating the year in which the license expires. Upon receiving an application for the renewal of a license and number plate as hereinabove provided, the Secretary of State shall issue the renewal license direct to such applicant and two year plates to the applicant through the office to the county auditor as hereinafter provided, which year plate shall be approximately 3 by 4% inches in size and so constructed as to be readily attached to the number plate in such manner as to cover the letters "Wn" and the numeral of the year in which the original license expired, and shall bear the letters "Wn" and the last numeral of the year in, which the renewed license expires, and such other marks or characters as directed by the Secretary of State, and shall be of such color as shall be determined by the Secretary of State, which color shall be in strong contrast with the color of the number plate. * * * The size of the numerals for motor cycles shall be two and one-half inches high and three-eighths inch stroke, and the size of the year plates shall be in proportion. On or before the first day of January in the year 1918, and in each year thereafter, the Secretary of State shall ship to the county auditor of each county plates for the current year equal in number to the number of licenses issued for said county in the preceding year, and such additional year

plates as are requested by the county auditor. And the county auditor shall upon the payment of the proper license fee as herein provided, deliver to said applicant two year plates, which the applicant shall forthwith attach to his number plate as herein provided.

Senator Kuykendall moved as an amendment to the amendment the following: Add to the end thereof the following: "Provided further, That if any royalty is charged by reason of any patent on said year plates, then in that event number plates shall be furnished as provided in section 12, chapter 142, of the Laws of 1915."

Senator Phipps accepted the amendment.

A roll call was demanded by Senators Taylor, Cox, French, Nichols, Jones, Boner and McMillan on the motion by Senator Phipps.

The secretary called the roll, and the motion carried by the following vote:

Those voting aye were: Senators Barnes, Brand, Brown, Burton, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Ghent, Groff, Hutchinson, Iverson, Jones, Karshner, Kleeb, Kuykendall, McMillan, Metcalf, Morthland, Myers, Palmer, Phipps, Smith (Joseph H.), Wells—29.

Those voting nay were: Senators Boner, Carlyon, Hall, Judd, Landon, Nichols, Smith (A. A.), Steiner, Taylor, Wray—10.

Those absent or not voting were: Senators Davis (Lincoln), Johnson, Stevenson—3.

On motion of Senator Metcalf, Senator Johnson was excused until 5 o'clock this afternoon.

Senator Phipps moved to amend the bill as follows: In section 10, line 10, page 8, of the original bill, by striking the figures ".50" and substituting in lieu thereof the figures "\$1.00" and inserting for line $10 \frac{1}{2}$ the following: "Duplication of year plates, each \$.25."

The motion failed to carry.

Senator Myers moved to amend the bill in section 10 as follows: In line 25, page 7, of the original bill, after the word "Power" insert the following: "Provided, That the owner of any motor truck maintained outside the corporate limits of any city or town and used by the owner only and not for hire, shall be required to pay only one-half the fee specified above charged for like trucks used for hire."

The motion was lost.

Senator Palmer moved to amend the bill in section 10 by striking the figures "\$5" and substituting in lieu thereof the figures "\$10."

The motion was lost.

Senator Nichols moved to reconsider the vote by which the amendment offered by Senator Phipps failed to carry.

The motion to reconsider carried.

The amendment offered by Senator Phipps was adopted.

On motion of Senator Taylor, the bill was amended in section 12, line 15, page 9, by striking the following words: "Except when on city business."

On motion of Senator Metcalf, the bill was amended as follows:

Amend section 14 by adding two new paragraphs as follows:

It shall be unlawful to use on a vehicle of any kind operated on the public highways of this state any lighting device of over four candle power equipped with a reflector, unless the same shall be so designed, deflected or arranged that no portion of the beam of reflected light, when measured seventy-five feet or more ahead of the lamps shall rise above forty-two inches from the level surface on which the vehicle stands under all conditions of load: *Provided*, That any vehicle coming under the provisions of this section not equipped as herein provided shall, when meeting another vehicle after dark, reduce speed to not more than four miles an hour until such approaching vehicle has passed. This shall not apply to spotlights, but a spotlight shall not be directed at an approaching vehicle.

From and after the first day of July, 1918, it shall be unlawful to sell or offer for sale, or have in possession with intent to sell, any vehicle of any kind for operation on the public highways of this state equipped with any lighting device of over four candle power with a reflector unless such lighting device shall conform to the provisions of the preceding paragrph of this section.

Senator Palmer moved that the Senate take a recess until 7:30 o'clock this evening.

The motion failed to carry.

On motion of Senator Judd, the bill was amended in section 15, line 25, page 10, of the original bill, by striking the word "six" and substituting therefor the word "five."

On motion of Senator Taylor, the bill was amended in section 16, line 4, page 11, of the original bill by striking the word "within" and substituting therefor the word "with."

Senator Palmer moved to amend the bill as follows: Add a new section to be known as section 17, as follows:

That section 30 of chapter 142 of the Laws of 1915 be amended to read as follows: Section 30. Any person who shall make falsely any statement herein required to be made or who shall obtain any license by any misrepresentation or deceit, or who shall display any number or license not authorized by law to be used, or who shall in violation of the provisions of this act, loan or permit to be used any license or number issued to him, or who shall in any manner violate the provisions of this act, shall be guilty of a misdemeanor and upon conviction thereof shall be punished accordingly.

A roll call on the motion was demanded by Senators Nichols, Kleeb, Taylor, Judd, Kuykendall, Boner, Wells and Cornwell.

Senator Palmer moved to amend his amendment by adding to the end thereof the following: "Provided, That in no event shall the minimum fine be less than five dollars (\$5.00)."

The motion carried.

The senators demanding a roll call withdrew their demand.

The motion by Senator Palmer as amended carried.

On motion of Senator Chase, section 17 was renumbered section 18 and the balance of the sections of the bill were renumbered to correspond.

Senator Chase moved that when the Senate adjourns that it adjourn until tomorrow morning.

The motion failed to carry.

On motion of Senator Taylor, the bill was amended by striking section section 23 and renumbering section 24, 23.

The president resumed the chair.

The secretary called the roll on the final passage of engrossed House bill No. 271, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Ghent, Groff, Hall, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Morthland, Myers, Nichols, Phipps, Smith (A. A.), Smith (Joseph H.), Taylor, Wells, Wray—38.

Those voting nay were: Senators Palmer and Steiner-2.

Those absent or not voting were: Senators Davis (Lincoln) and Stevenson—2.

There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Judd, the rules were suspended, and the Senate returned to the order of business.

REPORTS OF STANDING COMMITTEES.

SENATE CHAMBER, OLYMPIA, WASH., February 28, 1917.

MR. PRESIDENT:

Your Committee on Engrossed Bills, to whom was referred engrossed Senate bill No. 171, entitled "An act fixing the compensation of all county officers in counties having a population of over two hundred and fifty thousand, and naming such counties class "A counties,;"

Also, engrossed Senate bill No. 107; entitled "An act relating to county depositaries and the custody and withdrawal of funds received by clerks of the superior courts and county and school district officers; repealing certain acts and providing penalties;"

Also, engrossed Senate bill No. 18, entitled "An act creating a board of architect examiners, providing for an architectural examiantion, regulating the use of the title architect, designating an examination fee, providing for the issuance of certificates, making reciprocal arrangements between states and providing a penalty for violation thereof;"

Also, engrossed Senate bill No. 312, entitled "An act granting a right to recover damages for the death of a person caused by the wrongful act, neglect or default of another, and repealing section 183 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, engrossed Senate bill No. 307, entitled "An act relating to drainage districts, providing for assessments according to benefits, authorizing and incurring additional obligations in case of emergency and amending sections 4149 and 4163 of Remington & Ballinger's Annotated Codes and Statutes of the State of Washington," have compared same with the original bills, and find them correctly engrossed.

Respectfully submitted,

JAMES BURTON, Chairman.

We concur in this report: E. Ben Johnson, Walter S. Davis,.

SENATE CHAMBER, OLYMPIA, WASH., February 28, 1917.

MR. PRESIDENT:

Your Committee on Enrolled Bills, to whom was referred enrolled Senate joint resolution No. 10, "Relating to printing advance sheets of the Session Laws;"

Also, enrolled Senate joint memorial No. 14, "Relating to changing the name of Mt. Rainier," have compared same with the original resolution and memorial and find them correctly enrolled.

Respectfully submitted.

A. E. Judd, Chairman.

We concur in this report: W. V. Wells, W. Fairchild.

On motion of Senator Taylor, the rules were suspended, and engrossed House bill No. 271 ordered immediately transmitted to the House.

On motion of Senator Ghent, further proceedings under the call of the Senate were dispensed with.

At 5:55 p. m., on motion of Senator Palmer, the Senate took a recess until 8 o'clock this evening.

EVENING SESSION.

The Senate was called to order at 8 o'clock p. m. by President Hart.

A call of the Senate was demanded by Senator Palmer, seconded by Senators Nichols and Smith (Joseph H.).

The sergeant-at-arms locked the doors of the Senate.

The secretary called the roll, all members being present, except Senators Barnes, Chase, Davis (Lincoln) and Stevenson, all members being excused except Senator Barnes.

The Senate resumed consideration of engrossed House bill No. 180.

The secretary called the roll on the final passage of engrossed House bill No. 180, and it passed the Senate by the following vote:

Those voting aye were: Senators Boner, Brand, Brown, Burton, Carlyon, Cox, Davis (Walter S.), Ferryman, Ghent, Groff, Iverson, Johnson, Karshner, Kleeb, Kuykendall, Landon, McMillan, Morthland, Myers, Nichols, Palmer, Smith (A. A.), Taylor, Wells, Wray—25.

Voting nay: Senator Faulkner-1.

Those absent or not voting were: Senators Barnes, Chase, Cleary, Cornwell, Davis (Lincoln), Fairchild, French, Hall, Hutchinson, Jones, Judd, Metcalf, Phipps, Smith (Joseph H.), Steiner, Stevenson—16.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed House bill No. 102.

The secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., February 26, 1917.

MR. PRESIDENT:

We, your Committee on Public Revenue and Taxation, to whom was referred engrossed House bill No. 102, entitled "An act creating the office of state tax commissioner, defining his powers and duties, and repealing sections 9084 and 9089 of Remington & Ballinger's Code," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass with the following amendment:

In line 17 of section 1, page 1 of the engrossed bill, after the word "duties" strike all of the remainder of the section.

E. J. CLEARY, Chairman.

We concur in this report: W. M. Karshner, Oliver Hall.

On motion of Senator Cleary, the report of the committee was adopted. Engrossed House bill No. 102, by Committee on Revenue and Taxation, entitled "An act creating the office of state tax commissioner, defining his powers and duties, and repealing sections 9084 and 9089 of Remington & Ballinger's Code," was read third time.

Senator Faulkner moved to amend the bill as follows:

In section 1, line 8 of the printed bill, after the word "of" strike the words "three thousand dollars" and substitute the figures "3,600.00" and after the word "exceed" in line 12 of the printed bill strike the figures "\$1,800.00" and substitute the figures \$2,400.00."

The motion failed to carry.

Senator Nichols moved to amend the bill as follows:

Section 1, add to the end of line 10 of the printed bill the following: "Said commissioner may appoint and remove at pleasure, a secretary and such other clerks and

employes not exceeding three in number at salaries not exceeding a total of forty-five hundred dollars per annum."

Senator Johnson moved the previous question, seconded by Senators Taylor and Smith (Joseph H.).

The motion carried.

The motion by Senator Nichols failed to carry.

The secretary called the roll on the final passage of engrossed House bill No. 102, and it passed the Senate by the following vote:

Those voting aye were: Senators Boner, Brand, Brown, Burton, Carlyon, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Ferryman, French, Ghent, Groff, Hall, Iverson, Johnson, Karshner, Kleeb, Kuykendall, Landon, Metcalf, Nichols, Phipps, Smith (A. A.), Smith (Joseph H.), Taylor, Wells, Wray—29.

Those voting nay were: Senators Faulkner, Jones, Judd, McMillan, Morthland, Myers, Palmer, Steiner—8.

Those absent or not voting were: Senators Barnes, Chase, Davis (Lincoln), Hutchinson, Stevenson—5.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed House bill No. 103, by Committee on Revenue and Taxation, entitled "An act relating to the state board of equalization, its composition, powers and duties, and amending section 1 of chapter 7 of the Laws of 1915," was read third time.

The secretary called the roll on the final passage of engrossed House bill No. 103, and it passed the Senate by the following vote:

Those voting aye were: Senators Boner, Brand, Brown, Burton, Carlyon, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, French, Ghent, Hall, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, Mc-Millan, Metcalf, Morthland, Myers, Nichols, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wells, Wray—33.

Those voting nay were: Senators Faulkner, Ferryman, Palmer-3.

Those absent or not voting were: Senators Barnes, Chase, Davis (Lincoln), Groff, Hutchinson, Stevenson—6.

There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Faulkner, the sergeant-at-arms was excused from attendance on this evening's session.

On motion of Senator Palmer, the reading had heretofore of engrossed House bill No. 64, by the Joint Committee on State, Granted, School and Tide Lands, entitled "An act relating to the survey, management, sale, reclamation, lease, and disposition of state, granted, school, tide, shore and other lands and oyster reserves, waterways and harbor areas, and amending sections 6787, 6788, 6844, 6845, 8095, 8114 and 8115 of Remington & Ballinger's Annotated Codes and Statutes of Washington, and section 1, chapter 144, Laws of 1915," was considered the third reading of the bill, and the same was placed on final passage.

On motion of Senator Wells, the bill was amended as follows:

Strike all of sections 1 and 2 and insert in lieu thereof the following five sections: "Section 1. That section 6782 of Remington & Ballinger's Annotated Codes and Statutes of Washington be amended to read as follows:

"Section 6782. The Commissioner of Public Lands of the State of Washington is hereby authorized to execute leases and contracts for the mining of gold, silver, copper,

lead, cinnabar or other valuable minerals, except coal, from any land * * * now belonging to the state or from any lands the minerals of which have been reserved by the state or from any lands * * to which the state may hereafter acquire title, subject to the conditions hereinafter provided.

"Sec. 2. That section 6783 of Remington & Ballinger's Annotated Codes and Statutes of Washington be amended to read as follows:

"Section 6783. Any citizen of the United States finding precious minerals upon any lands now or hereafter belonging to the State of Washington or upon any lands which the State of Washington may have sold and reserved the mineral rights therein, may apply to the Commissioner of Public Lands for a lease of any amount not to exceed eighty (80) acres, for prospecting purposes, * * * such application to be made by legal subdivisions according to the public land surveys: * * * Provided, That no lease for mineral rights in relation to lands heretofore sold by the state shall be issued until the applicant for such lease shall have made full payment for all damages sustained by the owner of the land, by reason of entering thereon, as required by law.

"Sec. 3. That section 6787 of Remington & Ballinger's Annotated Codes and Statutes of Washington be amended to read as follows:

"Section 6787. At any time prior to the expiration of any prospecting lease the lease-holder or * * * assignee thereof * * * may apply to the Commissioner of Public Lands for a contract * * * to mine the lands covered by said lease and extract and dispose of the minerals therefrom. The Commissioner of Public Lands shall upon the receipt of such an application make a full investigation of the properties and if the land included in said lease shall be found to contain any of the valuable mineral deposits included in section 6782 of Remington and Ballinger's Codes and Statutes of Washington the said Commissioner shall thereupon accept said application and the applicant for said contract shall thereupon within thirty (30) days after notice from the Commissioner of Public Lands that said application has been accepted and approved, enter into a contract for the working and mining of said property which contract shall be substantially in the following form:

"This indenture, made this.....day of......, A. D., one thousand nine hundred and....., by and between the State of Washington, party of the first part, and, whose post office address is....., state of....., party of the second part.

"'Witnesseth, that the party of the first part in consideration of the sum of......dollars to it in hand paid by the party of the second part, the receipt whereof is hereby acknowledged, the same being the first annual payment * * * to be made hereunder, and in further consideration of the covenants and conditions herein contained, to be kept and performed by the party of the second part, does hereby contract, lease and demise to the party of the second part, for a term of.....years (here shall be inserted the number of years asked for by the applicant-not exceeding 30 years in all) from and after the.....day of....., one thousand nine hundred and, the following described land situate in the county of State of Washington, viz.:, which premises are leased to the party of the second part for the purpose of exploring for and mining and taking out and removing therefrom the * * * ore therein contained, containing copper, silver, lead, gold and other valuable minerals (except coal), which is or which hereafter may be found in, on or under said land, together with the right to construct all buildings, make all excavations, openings, ditches, drains, railroads, wagon roads, concentrators, power plants, smelters and other improvements upon said premises which are or may become necessary or suitable for the mining or removal of ore containing copper, lead, silver, gold or other valuable minerals from said premises with the right, during the existence of this contract and lease to cut and use the timber found upon said premises for fuel and so far also as may be necessary, for the construction of buildings required in the operation of any mine or mines on the premises hereby leased and also the timber necessary for drains, tramways and supports for such mine or mines: Provided, * * * That as to lands heretofore sold by the state, and embraced herein, the mineral and mining rights and privileges incident thereto hereby leased shall not exceed the rights reserved to the state in the patent issued for such lands: Provided further, however, That the party of the second part shall have the right at any time to terminate this agreement in so far as it requires the party of the second part to mine ore on said land or to pay a royalty therefor, by giving written notice to the party of the first part which shall be served by leaving the same with the Commissioner of Public

Lands, who shall officially, in writing, acknowledge the receipt of said notice and the foregoing contract shall terminate sixty (60) days thereafter and all arrears and sums which may be due under the same up to the time of its termination as set forth in said notice shall be paid upon settlement and adjustment thereof. The party of the first part further agrees that the party of the second part shall have the right under this agreement to contract with others to work such mine or mines or any part thereof or to sub-contract the same and the use of the said land or any part thereof for the purpose of mining for ore with the same rights and privileges as are herein granted to the said party of the second part. The party of the second part agrees that he will in each year during the life of this lease perform work or make improvements upon the premises hereinbefore described to an amount of not less than one hundred dollars (\$100.00) for each twenty (20) acres included therein and will file with the Commissioner of Public Lands an affidavit of the performance of said work, which affidavit shall give the nature and extent thereof. And it is further expressly agreed that if the party of the second part shall fail to perform said labor as hereinbefore provided that said lease shall then, at the option of the Commissioner of Public Lands, be forfeitable and the Commissioner of Public Lands shall thereupon, if he shall elect to forfeit this lease and contract, serve upon the party of the second part, or his assignee, if notice of such assignment has been given to the Commissioner of Public Lands, a notice that unless he performs such work within ninety (90) days after the giving of said notice, that this contract and lease shall thereupon become forfeited, terminated and at an end, such ninety (90) day period to commence from the date said notice is mailed by the Commissioner of Public Lands, all such notices to be given by registered mail and if the address of the holder of this contract is unknown then such notice shall be given by posting a copy thereof on said land at the point of any mining operations thereon, which notice shall thereupon be deemed sufficient.'

"Sec. 4. That section 6788 of Remington & Ballinger's Annotated Codes and Statutes of the State of Washington, be amended to read as follows:

"Section 6788. The terms and conditions on which the land covered by said contract and lease may be mined and the royalties ascertained and paid shall be agreed upon by the Commissioner of Public Lands and the contract-holder: Provided, That such contract and lease shall provide for the payment to the state of a royalty * * * of not less than one per cent (1%) nor more than four per cent (4%) of all moneys received from the sale of minerals from said lands covered by said contract and lease after deducting therefrom the cost of transportation and treatment: And provided further, That in addition to the royalty herein provided for, the contract-holder and lessee shall pay an annual rental of ten dollars (\$10.00) for each forty (40) acres, or fraction thereof, included in said contract and lease.

"Sec. 5. That section 6833 of Remington and Ballinger's Annotated Codes and Statutes of Washington be amended to read as follows:

"Section 6833. A right-of-way through, over and across the public lands of the State of Washington, except * * * harbor areas, * * * is hereby granted to any railroad company duly organized under the laws of any state or by the Congress of the United States to any extent not exceeding fifty feet on each side of the center line of said railroad now constructed or hereafter to be constructed unless a greater width is required for excavations, embankments, depot, station grounds, passing tracks or barrow pits, which extra width shall not in any case exceed two hundred feet on either side of said center way: Provided, This act shall not apply to any lands acquired or used by any of the public institutions of this state. In order to obtain the benefits of this grant as to any railroad hereafter to be constructed, the company constructing or proposing to construct such road shall file with the board of state land commissioners a copy of its articles of incorporation, due proofs of organization thereunder, a map or maps accompanied by the field notes of the survey and location of the line of said railroad, and shall pay to the state as hereinafter provided the amount of the appraised value of said lands affected by, used for or included within said right-ofway and extra widths if any are required. In order to obtain the benefits of this grant as to any railroad now constructed, the company owning such road shall file with the board of state land commissioners a list of lands affected by, used or included within such right-of-way, and shall pay to the state as hereinafter provided the amount of the appraised value of said lands affected by, used for or included within said rightof-way and extra widths."

Renumber section 4, making it section 6. Renumber section 5, making it section 7.

Renumber section 6, making it section 8.

Renumber section 7, making it section 9.

Renumber section 8, making it section 10.

Renumber section 9, making it section 11.

In section 9, line 3, insert a hyphen (-) between the letter "e" and the letter "l" in the word "release."

In section 9, line 4, insert a hyphen (-) between the letter "e" and the letter "l" in the word "release."

Renumber section 10, making it section 12.

In section 10, line 19, strike the word "act" and insert in lieu thereof the word "section."

Renumber section 11, making it section 13.

The secretary called the roll on the final passage of engrossed House bill No. 64, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Boner, Brand, Brown, Burton, Carlyon, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Ferryman, French, Hall, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, Mc-Millan, Metcalf, Morthland, Myers, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wells, Wray—32.

Those voting nay were: Senators Faulkner, Nichols, Palmer-3.

Those absent or not voting were: Senators Barnes, Chase, Davis (Lincoln), Ghent, Groff, Hutchinson, Stevenson—7.

On motion of Senator Wells, the title of the engrossed bill was amended as follows:

In lines 2 and 3 of the title, strike the words "and amending sections" and insert in lieu thereof the words "providing for a contract and royalty in the removal of minerals from such lands or other lands which have been sold and the mineral rights reserved to the state, amending sections 6782, 6783."

In the title, between the numerals "6788" and "6844," insert the numerals "6833." At the end of the title, strike the period (.), insert in lieu thereof a comma (,) and add the words "and repealing section 6784 of said codes and statutes."

There being no objection, the title of the bill, as amended, was ordered to stand as the title of the act.

House bill No. 166, by Mr. Hodgdon, entitled "An act providing for the leasing of the southeast quarter and the southwest quarter of section thirty-six (36), township eighteen (18) north, range ten (10) west of the Willamette meridian, for public park and boulevard purposes, and reserving such lands and the timber thereon from sale or lease for other purposes," was read third time.

The secretary called the roll on the final passage of House bill No. 166, and it passed the Senate by the following vote:

Those voting aye were: Senators Boner, Brand, Brown, Burton, Carlyon, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Ghent, Hall, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Morthland, Myers, Nichols, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wells, Wray—36.

Those absent or not voting were: Senators Barnes, Chase, Davis (Lincoln), Hutchinson, Groff, Stevenson—6.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Substitute House bill No. 16, by Messrs. Zednick and Brown, entitled "An act relating to the public school system, the certification of teachers, fixing the basis and qualifications for certification, and amending sections

4643, 4644, 4650 and 4653 of Remington & Ballinger's Annotated Codes and Statutes of Washington," was read third time.

Senator Cornwell was called to preside.

Senator Faulkner moved to amend the bill as follows:

In section 2, line 3 of the printed bill, after the word "equivalent" add the following: "or who is not at this time the holder of a valid teacher's certificate in this state, and."

Senator Taylor moved the previous question, seconded by Senators Brown and Johnson.

The previous question carried.

The motion by Senator Faulkner failed to carry.

The secretary called the roll on the final passage of substitute House bill No. 16, and it passed the Senate by the following vote:

Those voting aye were: Senators Boner, Brand, Brown, Burton, Carlyon, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, Ghent, Groff, Hall, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Mc-Millan, Metcalf, Morthland, Myers, Phipps, Smith (A. A.), Smith (Joseph H.), Taylor, Wells, Wray—31.

Those voting nay were: Senators French, Iverson, Nichols, Palmer, Steiner—5.

Those absent or not voting were: Senators Barnes, Chase, Davis (Lincoln), Hutchinson, Landon, Stevenson—6.

Senator Iverson explained his vote as follows:

"Not having had an opportunity to consult with teachers which this bill vitally affects, and as it appears to me to be a severe discrimination, and creating, seemingly, conditions which are not conducive to our best interests, I vote 'no'."

Senator Phipps explained his vote as follows:

"It being the purpose of the Senate that this bill shall in no way affect private schools or colleges and with the understanding that all private schools and colleges are to still have all rights heretofore granted by law or by the state board of education, I note 'are'"

There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed House bill No. 5, by Mr. Zednick, entitled "An act to establish a course of military training and instruction without arms and a course in first aid and domestic hygiene in high schools of the State of Washington, and providing for the maintenance thereof," was read third time.

Senator Johnson moved to amend the bill by striking the word "military" in section 1, line 3, of the printed bill, and substituting the word "physical" in lieu thereof.

Senator Smith (Joseph H.) moved the previous question, seconded by Senators Brown and Taylor.

The motion carried.

A roll call was demanded on the motion by Senator Johnson, seconded by Senators Taylor, Nichols, Steiner, Kleeb, McMillan, Johnson.

Senator Taylor moved that further call of the Senate be dispensed with. The motion was lost.

The secretary called the roll on the motion by Senator Johnson, and it carried by the following vote:

Those voting aye were: Senators Brand, Burton, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Hall, Iverson, Johnson,

Jones, Karshner, Kuykendall, Landon, McMillan, Metcalf, Myers, Nichols, Phipps, Smith (Joseph H.), Steiner, Wray—24.

Those voting nay were: Senators Boner, Brown, Carlyon, Cleary, Ghent, Groff, Judd, Kleeb, Morthland, Palmer, Smith (A. A.), Taylor, Wells—13.

Those absent or not voting were: Senators Barnes, Chase, Davis (Lincoln), Hutchinson, Stevenson—5.

On motion of Senator Groff, engrossed House bill No. 5 was indefinitely postponed.

Senator Johnson moved to reconsider the vote by which engrossed House bill No. 5 was indefinitely postponed.

On motion of Senator Taylor, the motion to reconsider was laid on the table.

House bill No. 158, by Mr. Kelly (Albert A.), entitled "An act relating to the disposal of certain products, and permitting farmers, gardeners and manufacturers to sell same without license, and amending section 7055 of Remington and Ballinger's Annotated Codes and Statutes of Washington," was read third time.

The secretary called the roll on the final passage of House bill No. 158, and it passed the Senate by the following vote:

Those voting aye were: Senators Boner, Brand, Brown, Burton, Carlyon, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, Ghent, Groff, Hall, Johnson, Jones, Karshner, Kleeb, Kuykendall, McMillan, Metcalf, Myers, Phipps, Smith (Joseph H.), Taylor, Wells, Wray—28.

Those voting nay were: Senators French, Judd, Morthland, Nichols, Palmer, Smith (A. A.), Steiner—7.

Those absent or not voting were: Senators Barnes, Chase, Davis (Lincoln), Hutchinson, Iverson, Landon, Stevenson—7.

There being no objection, the title of the bill was ordered to stand as the title of the act.

House bill No. 118, by the Judiciary Committee, entitled "An act relating to inheritance taxation and amending section 9183 of Remington & Ballinger's Code," was read third time.

The secretary called the roll on the final passage of House bill No. 118, and it passed the Senate by the following vote:

Those voting aye were: Senators Boner, Brand, Brown, Burton, Carlyon, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, Ghent, Groff, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, McMillan, Metcalf, Morthland, Myers, Phipps, Smith (A. A.), Smith (Joseph H.), Wells, Wray—30.

Those voting nay were: Senators French, Hall, Nichols, Palmer, Steiner, Taylor—6.

Those absent of not voting were: Senators Barnes, Chase, Davis (Lincoln), Hutchinson, Landon, Stevenson—6.

There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Cox, Senate bill No. 37 was stricken from the calendar.

On motion of Senator Smith (Joseph H.), the Senate resolved itself into a committee of the whole to consider Senate bill No. 181.

The bill was considered in the committee of the whole, Senator Fairchild in the chair, and reported back to the Senate with the recommendation that it do pass with the following amendments:

Section 1, line 12 of the original bill, add the following after the word "Everett": "Provided, That a suitable site for such armory be furnished without cost to the State of Washington therefor, and that title to such site shall be ceded to the State of Washington."

Section 2, line 16 of the original bitl, strike the word and figure "five (5)" and insert in lieu thereof the word and figure "three (3)" and in lines 17 to 21 strike the following words: "one member of the board of county commissioners of the county of Snohomish, who shall be selected by said board; one member of the commission of the city of Everett to be selected by said city commissioners."

On motion of Senator Fairchild, the report of the Committee was adopted.

On motion of Senator Taylor, the reading had in the committee of the whole was considered the third reading of the bill and it was placed on final passage.

The secretary called the roll on the final passage of Senate bill No. 181, by Senator Smith (Joseph H.), entitled "An act relating to the construction, equipment and furnishing of an armory for the use of the National Guard of Washington, at Everett; appropriating money from the military fund therefor, creating a commission to superintend the construction, equipment and furnishing of said armory, and authorizing the promulgation of rules and regulations for the government thereof," and it passed the Senate by the following vote:

Those voting aye were: Senators Boner, Brand, Brown, Burton, Carlyon, Cleary, Cornwell, Cox, Ferryman, Ghent, Groff, Hall, Iverson, Judd, Kleeb, McMillan, Metcalf, Morthland, Myers, Palmer, Smith (Joseph A.), Taylor, Wells, Wray—24.

Those voting nay were: Senators Davis (Walter S.), Fairchild, Faulkner, French, Johnson, Jones, Karshner, Kuykendall, Nichols, Phipps, Smith (A. A.), Steiner—12.

Those absent or not voting were: Senators Barnes, Chase, Davis (Lincoln), Hutchinson, Landon, Stevenson—6.

There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Taylor, further proceedings under the call of the Senate were dispensed with.

At 10:50 p.m. Senator Groff moved that the Senate adjourn until 11:30 o'clock tomorrow morning.

Senator Taylor moved as a substitute that the Senate adjourn until tomorrow morning.

The substitute motion carried.

Louis F. Hart, President of the Senate.

FRANK M. DALLAM, JR., Secretary of the Senate.

FIFTY-THIRD DAY.

MORNING SESSION.

SENATE CHAMBER.

OLYMPIA, WASHINGTON, Thursday, March 1, 1917.

The Senate was called to order at 10 o'clock a. m., by President Hart, pursuant to adjournment.

Rev. C. T. Goodsell offered prayer.

The secretary called the roll; all members being present, except Senators Davis (Lincoln), and Stevenson, both excused.

On motion of Senator Chase, the reading of yesterday's journal was dispensed with and it was approved.

Senator Jones was temporarily excused on motion of Senator Metcalf.

REPORTS OF STANDING COMMITTEES.

The Committee on Cities of the First Class recommended that Senate bill No. 261 do pass, with certain amendments.

The report of the committee, together with the bill, was placed on general file.

The Committee on Educational Institutions recommended that engrossed House bill No. 23 do pass, with certain amendments.

The report of the committee, together with the bill, was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., February 28, 1917.

MR. PRESIDENT:

We, your Committee on Irrigation and Arid Lands, to whom was referred engrossed House bill No. 128, "Relating to the organization and government of irrigation districts, and facilitating co-operation between irrigation districts and the United States, and amending sections 6416, 6418, 6428, 6430, 6433, 6439, 6440, 6444, 6454, 6454, 6457, 6489, 6490, 6491 and 6493 of Remington & Ballinger's Annotated Codes and Statutes of Washington, and as any or either of said sections is amended by section 2 of the Session Laws of 1913, chapter 165, or sections 1, 6, 10, 14, 15, 16, 20, 27, 28, 29 and 31 of the Session Laws of 1915, chapter 179, and providing for the organization and government of special improvement districts within the boundaries of any irrigation district for special construction or improvement in an irrigation system, including drainage, and the levy of special assessments according to benefits for payment thereof, and the issuance of warrants and bonds in the aid thereof by adding to section 6457 of Remington & Ballinger's Codes and Statutes, etc.," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

D. V. Morthland, Chairman.

We concur in this report: Chas. E. Myers, R. A. Hutchinson, O. T. Cornwell, J. W. Faulkner, J. H. Ferryman.

On motion of Senator Morthland, the report of the committee was adopted.

MESSAGE TO THE SENATE.

House of Representatives, Olympia, Wash., February 28, 1917.

MR. PRESIDENT:

The speaker has signed Senate bill No. 89, entitled "An act relating to certain carriers for hire upon every public place, street, road and highway, placing such carriers,

their conveyances and business under the jurisdiction of the public service commission of the state, imposing certain duties upon such commission, and prescribing penalties for its violation;"

Also, the House has passed House bill No. 378, entitled "An act making an appropriation for the public service commission with which to employ special counsel, and declaring that this act shall take effect immediately;"

Also, engrossed House bill No. 109, entitled "An act providing for the licensing and bonding of persons, firms or corporations engaged in or carrying on the business of installing wires to convey electric current, or electric apparatus to be operated by such current, prescribing the conditions of bonds and the rights of recovery thereof, and providing penalties for violations of this act;"

Also, engrossed House bill No. 73, entitled "An act regulating the practice of veterinary medicine, surgery and dentistry; providing for the licensing of veterinary practitioners; providing penalties for the violation of and amending sections 8431, 8433, 8438, and 8439 of Remington & Ballinger's Annotated Codes and Statutes of the State of Washington;"

Also, House joint memorial No. 8, "Requesting and petitioning the Congress of the United States to pass an act making an appropriation of \$62,500 for the construction of a canal between Port Townsend and Oak Bay."

And the same are herewith transmitted.

C. R. MAYBURY, Chief Clerk.

INTRODUCTION OF BILLS.

Engrossed House bill No. 73, by Mr. Healey, entitled "An act regulating the practice of veterinary medicine, surgery and dentistry; providing for the licensing of veterinary practitioners; providing penalties for the violation of and amending sections 8431, 8433, 8438 and 8439 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Brown, the rules were suspended, the bill was read the second time by title, and referred to the Committee on Dairy and Livestock.

Engrossed House bill No. 109, by Messrs. Young and Thompson, entitled "An act providing for the licensing and bonding of persons, firms or corporations engaged in or carrying on the business of installing wires to convey electric current, or electric apparatus to be operated by such current, prescribing the conditions of bonds and the rights of recovery thereof, and providing penalties for violations of this act."

The bill was read the first time, and on motion of Senator Palmer, the rules were suspended, the bill was read the second time by title, and referred to the Committee on Corporations other than Municipal.

House bill No. 378, by Mr. Adams (by request), entitled "An act making an appropriation for the public service commission with which to employ special counsel, and declaring that this act shall take effect immediately."

The bill was read the first time, and on motion of Senator French, the rules were suspended, the bill was read the second time by title, and referred to the Committee on Appropriations.

The secretary read House joint memorial No. 8, by Mr. Bishop of Jefferson county, "Requesting Congress of the United States to pass an act making an appropriation of \$62,500 for constructing a canal between Port Townsend Bay and Oak Bay."

On motion of Senator Taylor, the rules were suspended, the memorial read a second time by title.

On motion of Senator Taylor, the rules were further suspended, the memorial read a third time and placed on final passage.

The secretary called the roll on the final passage of House joint memorial No. 8, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brown, Burton, Carlyon, Chase, Cleary, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Ghent, Hall, Iverson, Johnson, Karshner, Kleeb, McMillan, Morthland, Myers, Nichols, Palmer, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wray—29.

Those absent or not voting were: Senators Brand, Cornwell, Davis (Lincoln), Groff, Hutchinson, Jones, Judd, Kuykendall, Landon, Metcalf, Phipps, Stevenson, Wells—13.

On motion of Senator Taylor, the rules were suspended, and House joint memorial No. 8 ordered transmitted to the House immediately.

On motion of Senator French, the rules were suspended, and all bills passed at yesterday's session ordered immediately transmitted to the House.

GENERAL FILE.

Substitute Senate bill No. 90, by the Committee on Pure Foods and Drugs, entitled "An act facilitating the enforcement of the laws against adulteration and misbranding of foods and drugs, authorizing the commissioner of agriculture to adopt, publish and enforce standards of quality, purity and strength of foods and drugs, and rules and regulations governing the adulteration and misbranding of foods and drugs, and prescribing rules of evidence in prosecutions for violations of laws against the adulteration and misbranding of foods and drugs, or in proceedings for the condemnation of adulterated or misbranded foods and drugs," was read third time.

On motion of Senator Karshner, the bill was amended in section 1, lines 11 and 12, of the substitute bill, by striking the following: "standards of quality, purity and strength of foods and drugs, and reasonable."

Senator Ghent moved to reconsider the vote by which the motion by Senator Karshner carried.

The motion to reconsider failed to carry.

On motion of Senator Palmer, the bill was amended in section 1, line 19, of the substitute bill, by striking all of the section after the word "state."

The secretary called the roll on the final passage of substitute Senate bill No. 90, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Boner, Carlyon, Chase, Cleary, Cox, Davis (Walter S.), Faulkner, Ferryman, French, Ghent, Groff, Hall, Hutchinson, Johnson, Judd, Karshner, Kleeb, Kuykendall, Morthland, Myers, Palmer, Phipps, Smith (Joseph H.), Taylor, Wells, Wray—26.

Those voting nay were: Senators Brown, Burton, Iverson, Nichols, Smith (A. A.), Steiner—6.

Those absent or not voting were: Senators Barnes, Brand, Cornwell, Davis (Lincoln), Fairchild, Jones, Landon, McMillan, Metcalf, Stevenson—10.

Substitute Senate bill No. 3, by Committee on Public Revenue and Taxation, entitled "An act relating to the collection of taxes, creating a delinquent tax loan fund in each county, providing for the issuance, sale and redemption of warrants thereon and amending sections 9219, 9257, 9259, 9260, 9269 and 9272, and repealing section 9252, 9253, 9254, 9255, 9256, 9262, 9278 and 9279 of Remington & Ballinger's Annotated Codes and Statutes of Washington," was read third time.

On motion of Senator Nichols, the substitute bill was amended in section 1, lines 4 and 5, page 2, by striking the word "September" and substituting in lieu thereof the word "November."

Senator Johnson moved to amend the bill in section 1, line 18, of the substitute bill, by striking the word "eight" and figure "8" and substituting in lieu thereof the word and figures "twelve (12)" and by striking all of the section after word "delinquency" in line 19 of the substitute bill, down to and including the word "cent" in line 29 of the substitute bill.

Senator Myers stated that he objected to the Senators violating the Senate rules relative to speaking more than once on the same question.

The chair stated that the rule would be enforced if the Senators so desired.

The motion by Senator Johnson failed to carry.

On motion of Senator Brown, the bill was amended in section 1, line 16, of the substitute bill, by striking the word "March" and substituting in lieu thereof the word "May."

On motion of Senator Nichols, the substitute bill was amended by striking the word "March" wherever it appeared in the bill and substituting the word "May" and by striking the word "April" wherever it appeared in the bill, and substituting the word "June" therefor.

The secretary called the roll on the final passage of substitute Senate bill No. 3, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Boner, Brand, Burton, Carlyon, Cleary, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, Ghent, Groff, Hall, Hutchinson, Iverson, Judd, Karshner, Kleeb, Landon, Metcalf, Nichols, Palmer, Phipps, Smith (Joseph A.), Steiner, Wells, Wray—27.

Those voting nay were: Senators Barnes, Brown, Chase, Cornwell, French, Johnson, Jones, Kuykendall, McMillan, Morthland, Myers, Taylor—12.

Those absent or not voting were: Senators Davis (Lincoln), Smith (A. A.), Stevenson—3.

There being no objection, the title of the bill was ordered to stand as the title of the act.

The secretary read:

MESSAGE TO THE SENATE.

House of Representatives, OLYMPIA. WASH., March 1, 1917.

MR. PRESIDENT:

The House has concurred in certain Senate amendments to House bill No. 271, entitled "An act relating to the use of the public highways, and the rights and remedies of persons thereon, and fixing penalties for a violation of the conditions imposed; and providing for the licensing of motor vehicles and the collecting of fees therefor; amending sections 2, 3, 4, 6, 8, 10, 11, 12, 13, 15, 16, 17, 19, 21, 24, 31 and 34 of chapter 142 of the Laws of 1915, and repealing section 2531 of Remington & Ballinger's Annotated Codes and Statutes of Washington, and all acts and parts of acts in conflict herewith."

The House has refused to concur in Senate amendment to section 8 thereof; and respectfully asks the Senate to recede therefrom.

And the same are herewith transmitted.

C. R. MAYBURY, Chief Clerk.

Senator Phipps moved that the Senate do not recede from its amendment to section 8 of House bill No. 271 and that a conference committee be appointed thereon.

The motion carried.

The president appointed Senators Nichols, Phipps and Taylor as a conference committee on House bill No. 271.

The president signed Senate joint memorial No. 14 and enrolled Senate joint resolution No. 10.

The secretary read:

MESSAGE TO THE SENATE.

House of Representatives, OLYMPIA, WASH., March 1, 1917.

MR. PRESIDENT:

The speaker has signed Senate joint memorial No. 14, "Relating to changing the name of Mt. Rainier;"

Also, Senate joint resolution No. 10, "Relating to printing additional advance sheets of the Session Laws;"

Also, the House has passed engrossed Senate bill No. 67, entitled "An act relating to the improvement of certain highways, providing a method for the collection and payment of the cost thereof, and amending sections 5731, 5733, 5737, 5738, 5740, 5741, 5742, 5744, 5745, 5746, 5747, 5755, 5756, 5757, 5761, 5762, 5763, 5764, and 5765, and repealing sections 5748, 5749, 5750, 5751, 5752, 5753, 5754, 5766 and 5767 of Remington & Ballinger's Annotated Codes and Statutes of Washington," with the following amendments:

Amend the title by inserting after the figures "5738" in line 2, the figures "5739." Amend section 1, line 6 of the printed bill, by striking the words "cities, towns." Amend section 2 by inserting in line 12, after the word "concrete," the following: "brick."

In section 3, commencing in line 9 of the printed bill, after the word "hearing" strike the following Senate amendment: "and shall cause a copy thereof to be mailed to the mayor of all cities and towns against which any part of the cost or expense of such improvement is to be assessed, at least two weeks prior to such hearing."

In section 3, commencing in line 14 of the printed bill, strike the following Senate amendment: "The protest of any city or town shall be made in writing by a vote of the council or other governing body, signed by the mayor, and filed with the clerk of the board of county commissioners at or prior to the date of such initiatory hearing."

After section 4 of the bill insert a new section to be known as section 5, to read as follows:

"Sec. 5. That section 5739 of Rem. & Bal, Code be amended to read as follows:

"Section 5739. Immediately upon the filing of the engineer's report, the county commissioners shall appoint three disinterested appraisers, residing within the county, but not within the territory particularly benefited by the proposed improvement, whose duty it shall be to at once proceed to assess the benefits of such proposed improvement to the corporations, companies, persons and property particularly benefited thereby, and estimate the damages to property over or through which the road shall be established or relocated, and award the same to the owners thereof. Before entering upon their duties, the appraisers shall severally take and subscribe to an oath to impartially and, to the best of their knowledge and ability, perform the duties required of them, and file said oath with the clerk of the board of county commissioners. Said clerk shall thereupon and forthwith deliver into the hands of the appraisers the engineer's report upon the proposed improvement, and all maps, charts and schedules pertaining thereto, taking a receipt from said appraisers therefor. The appraisers shall thereupon proceed to actually view in person all lands as shall appear from the engineer's report to lie within the improvement boundary, and obtain from the duplicate assessment roll of the county the total assessed valuation at the time of all property within the limits of any road district or township through or into which the proposed improvement is located. * * * They shall then prepare a schedule, which shall set forth:

"1. The benefits assessed to the county for such improvement, shall be one-half of the whole estimated cost thereof;

"2. The benefits assessed to each road district or township through or into which the improvement is located, which assessment shall be equal upon all the assessed property in the road district or township according to the value thereof as shall appear upon the duplicate assessment roll of the county at the time, and which benefits shall * * * be * * * one-fourth of the whole estimated cost of the improvement within the boundary of the road district or township. * * *

- "3. The benefits assessed to the lots and lands lying within the proposed improvement boundary, listing each tract of land assessed, giving the number of acres thereof, the owner as shall appear of record, the estimated valuation of each tract exclusive of improvement, and the benefit assessed thereto, and the total amount of benefits assessed to lots and lands shall * * * be one-fourth of the whole estimated cost of the proposed improvement: Provided, That the lots or tracts of land within the improvement boundary whose natural outlet will not be in whole or in part over said road when improved, shall not be separately assessed under the provisions of this clause.
- "4. A list of each tract or lot or portion thereof taken and damaged by the establishment or relocation of the road proposed to be improved and the lands contiguous or lying near thereto on which is located material necessary or available to be used in the construction of the proposed improvement, and of materials available for construction on contiguous or near-lying lands, which list shall recite the number of acres of each of such lands so to be taken or damaged, and the amount of such contiguous or near-lying materials estimated to be required, the owner thereof as shall appear of record, the estimated value thereof including improvement thereon, and the damages resulting therefrom, and the award made therefor."

Amend section 5, in line 22 of the printed bill, by striking the words "and to the governing officials of each city, town and" and insert in lieu thereof "road disrticts or."

Amend section 5, line 24 of the printed bill, by striking the words "cities, towns," and changing the word "and" to "or" after the word "township."

Amend section 5, line 26 of the printed bill, by striking the words "cities and towns lying within ten miles of said district."

Amend, beginning with section 5, to and inclusive of section 22, by changing the numbers of the sections from "5" to "6," "6" to "7," "7" to "8," "8" to "9," "9" to "10," "10" to "11," "11" to "12," "12" to "13," "13" to "14," "14" to "15," "15" to "16," "16" to "17," "17" to "18," "18" to "19," "19" to "20," "20" to "21," "21" to "22," "22" to "23."

Amend section 16, line 11 of the printed bill, by striking the words "cities, towns" and changing the word "and" after the word "township" to "or."

Amend section 16, line 13 of the printed bill, by inserting after the word "improvement," "Provided, That the board of county commissioners shall if the petitioners so request arrange that the portion of the expense to be borne by the road districts or townships be paid in not to exceed five annual installments and the board may in its discretion provide that the portion of the expense to be borne by the county be paid in not to exceed five annual installments."

Amend section 16, line 13 of the printed bill, by inserting after the word "by" the county, road district or townships "and also."

Amend section 16, line 19 of the printed bill, by inserting after the word "provided" the word "further."

Amend section 18, line 6 of the printed bill, by striking the words "portion of the" and in line 7 strike the words "which shall be a charge against the improvement district."

Amend section 22, line 1 of the printed bill, by changing the word "began" to "begun."

And the same are herewith transmitted. C. R. MAYBURY, Chief Clerk.

Senator Brown moved that the Senate concur in the House amendments to Senate bill No. 67.

The secretary called the roll and the Senate concurred in the House amendments to Senate bill No. 67 by the following vote:

Those voting aye were: Senators Barnes, Boner, Brown, Brand, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Ferryman, French, Groff, Hall, Hutchinson, Iverson, Johnson, Karshner, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Morthland, Myers, Nichols, Palmer, Phipps, Smith (Joseph H.), Steiner, Wray—32.

Voting nay: Senator Faulkner-1.

Those absent or not voting were: Senators Davis (Lincoln), Fairchild, Ghent, Jones, Judd, Smith (A. A.), Stevenson, Taylor, Wells—9.

At 12 o'clock noon, on motion of Senator Palmer, the Senate took a recess until 1:30 o'clock this afternoon.

AFTERNOON SESSION.

The Senate was called to order at 1:30 p.m. by President Hart.

On motion of Senator Karshner, the title of substitute Senate bill No. 90 was amended as follows: strike the following therefrom: "standards of quality, purity and strength of foods and drugs, and."

There being no objection, the title of the bill, as amended, was ordered to stand as the title of the act.

On motion of Senator Taylor, the rules were suspended, and all bills passed at this morning's session ordered engrossed and immediately transmitted to the House.

On motion of Senator Landon, the rules were suspended, and the Senate returned to the order of business.

REPORTS OF STANDING COMMITTEES.

The Committee on Public Revenue and Taxation recommended that engrossed House bill No. 134 do pass, with certain amendments.

The report of the committee, together with the bill, was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., February 28, 1917.

MR. PRESIDENT:

We, your Committee on Harbor and Harbor Lines, to whom was referred Senate bill No. 219, entitled "An act providing for the setting apart and donating for public services certain shore lands, and providing for the platting and replatting of harbor areas, with the establishment and re-establishment of inner and outer harbor lines on Lake Washington, and making an appropriation for such purposes," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it be re-referred to Appropriations Committee.

DAN LANDON, Chairman.

We concur in this report: Ed Brown, John W. Kleeb.

On motion of Senator Landon, the report of the committee was adopted.

Senate Chamber, Olympia, Wash., March 1, 1917.

MR. PRESIDENT:

We, your Committee on Insurance, to whom was referred engrossed House bill No. 136, entitled "An act relating to insurance and amending section 6059-23 of Remington & Ballinger's Annotated Codes and Statutes of Washington, as amended by chapter 34, Session Laws of 1915," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

JOSEPH H. SMITH, Chairman.

We concur in this report: James Burton, Jesse S. Jones, Oliver Hall.

On motion of Senator Smith (Joseph H.), the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., March 1, 1917.

MR. PRESIDENT:

We, your Committee on Insurance, to whom was referred engrossed House bill No. 99, entitled "An act relating to insurance and amending section 6059-6 of Remington & Ballinger's Code," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

JOSEPH H. SMITH, Chairman.

We concur in this report: James Burton, Jesse S. Jones, Oliver Hall.

On motion of Senator Smith (Joseph H.), the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., March 1, 1917.

Mr. President :

We, your Committee on Cities of the First Class, to whom was referred House bill No. 217, entitled "An act relating to cities of the first class, and prohibiting therein the diversion of revenues secured for special purposes to other funds or uses, and amending section 1 of chapter 17, Laws of 1915," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

Guy B. Groff, Chairman.

We concur in this report: Joseph H. Smith, Ralph Metcalf, Jesse S. Jones, E. J. Cleary, R. A. Hutchinson.

. On motion of Senator Groff, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., March 1, 1917.

MR. PRESIDENT:

We, your Committee on Public Revenue and Taxation, to whom was referred House bill No. 260, entitled "An act relating to the refunding of excessive amounts levied to pay for local improvements, and amending section 7892 of Remington & Ballinger's Code," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

E. J. CLEARY, Chairman.

We concur in this report: Dan Landon, D. H. Cox, W. M. Karshner, Oliver Hall. On motion of Senator Cleary, the report of the committee was adopted.

STATE OF WASHINGTON, OFFICE OF GOVERNOR, OLYMPIA, March 1, 1917.

To the Honorable, the President of the Senate, Olympia, Washington.

SIR: I have the honor to advise you that the Governor has today signed Senate bill No. 64, entitled "An act relating to forests and forest fires and amending sections 5277-7, 5277-9 and 5277-16 of Remington & Ballinger's Annotated Codes and Statutes of Washington." Respectfully,

IRVIN W. ZIEGAUS, Secretary to the Governor.

MESSAGE TO THE SENATE.

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., March 1, 1917.

MR. PRESIDENT:

The House has passed Senate concurrent resolution No. 12, "Relating to the consideration of legislation by the Senate and House in the closing days of the session;"

Also, Senate bill No. 12, entitled "An act providing for the platting and extension of certain streets in the city of Blaine across harbor area in front of said city," with the following amendments:

Amend by adding thereto a new section, to be known as "section 2," as follows: "Section 2. The board of state land commissioners is hereby directed to extend east and west, and plat, the following named streets, to-wit: "B," "C," "D," "E," "F," "G," "H," "I," "J," "K," "L," "M," "N," and 'O," in the city of Olympia, Thurston county, over and across the harbor areas lying in front of Stevens and Ferry avenues

in said city, as laid out and established in front of said city. The said streets shall be platted and extended on the official plat of the harbor areas of said city the same width and in the same direction as said streets are now platted over and across the tide lands in front of said city."

Amend the title to read as follows: "Providing for the platting and extension of certain streets in the cities of Blaine and Olympia, across harbor areas in front of said cities."

Also, the House has passed Senate bill No. 137, entitled "An act relating to county road funds and validating certain obligations and authorizing the payment thereof and amending chapter 160 of the Session Laws of 1915," with the following amendment:

In line 10 of the original bill, being line 3 of the printed bill, strike the word "and" following the figures "1913" and insert in lieu thereof a comma (,), and after the comma (,) following the figures "1914" insert the following: "1915 and 1916."

Also, the House has indefinitely postponed engrossed Senate bill No. 230, entitled "An act relating to contractors and bonds upon public work and amending section 1159 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

And the same are herewith transmitted. C. R. MAYBUR

C. R. MAYBURY, Chief Clerk.

Senator Brown moved that the Senate concur in the House amendments to Senate bill No. 12.

The secretary called the roll and the Senate concurred in the House amendments to Senate bill No. 12 by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Cleary, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Hall, Iverson, Judd, Karshner, Landon, McMillan, Morthland, Myers, Palmer, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor—26.

Those absent or not voting were: Senators Chase, Cornwell, Davis (Lincoln), Ghent, Groff, Hutchinson, Johnson, Jones, Kleeb, Kuykendall, Metcalf, Nichols, Phipps, Stevenson, Wells, Wray—16.

Senator Barnes moved that the Senate concur in the House amendments to Senate bill No. 137.

The secretary called the roll and the Senate concurred in the House amendments to Senate bill No. 137 by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Chase, Cleary, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Groff, Hall, Iverson, Johnson, Jones, Judd, Karshner, Kuykendall, Landon, McMillan, Metcalf, Morthland, Myers, Palmer, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor—31.

Those absent or not voting were: Senators Cornwell, Cox, Davis (Lincoln), Ghent, Hutchinson, Kleeb, Nichols, Phipps, Stevenson, Wells, Wray—11.

GENERAL FILE.

Senate bill No. 132. The secretary read:

REPORTS OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., February 16, 1917.

MR. PRESIDENT:

We, a majority of your Committee on Labor and Labor Statistics, fo whom was referred Senate bill No. 182, entitled "An act relating to the state board of control, providing for the membership thereof and amending section 8931 of Remington & Balinger's Annotated Codes and Statutes of Washington," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

W. FAIRCHILD, Chairman.

I concur in this report: Ed Brown.

SENATE CHAMBER, OLYMPIA, WASH., February 16, 1917.

MR. PRESIDENT:

I, a minority of your Committee on Labor and Labor Statistics, to whom was referred Senate bill No. 132, entitled "An act relating to the state board of control, providing for the membership thereof and amending section 8931 of Remington & Ballinger's Annotated Codes and Statutes of Washington," have had the same under consideration, and I respectfully report the same back to the Senate with the recommendation that it do not pass.

C. R. McMILLAN.

On motion of Senator Fairchild, the majority report of the committee was adopted.

Senate bill No. 132 was read third time.

A call of the Senate was demanded by Senator Groff, seconded by Senators French and Palmer.

The motion carried.

The sergeant-at-arms locked the doors of the Senate.

The secretary called the roll, all members being present except Senators Davis (Lincoln) and Stevenson, both excused, and Kleeb, Phipps and Wells. Senator Johnson moved that the bill be indefinitely postponed.

On motion of Senator Palmer, the Senate proceeded to consider Senate bill No. 204, pending the call of the Senate.

Senate bill No. 204.

The secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., February 19, 1917.

MR. PRESIDENT:

We, your Committee on Agriculture, to whom was referred Senate bill No. 204, entitled "An act relating to fencing railroad rights-of-way, and amending section 8730 of Remington & Ballinger's Annotated Codes and Statutes of Washington," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass with the following amendments:

In section 1, line 7 of the printed bill, the same being line 15 of the original bill, after the word "hogs" insert the following words: "and be fenced on three sides with a hog-tight or sheep-tight fence." Also, after the word "shall" insert the following words: "upon notice in writing."

C. R. McMillan, Chairman.

We concur in this report: A. E. Judd, F. G. Barnes, J. H. Ferryman.

On motion of Senator McMillan, the report of the committee was adopted. Senate bill No. 204, by Senator Cornwell, was read third time.

Senator Faulkner moved to amend the bill in section 1, line 7, of the printed bill, by inserting after the word "land" the following: "now or hereafter."

The motion was lost.

The secretary called the roll on the final passage of Senate bill No. 204, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Ghent, Groff, Hall, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kuykendall, Landon, McMillan, Metcalf, Morthland, Myers, Nichols, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wray—35.

Those absent or not voting were: Senators Chase, Davis (Lincoln), Kleeb, Palmer, Phipps, Stevenson, Wells—7.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate bill No. 301, by Senator Ghent, entitled "An act relating to pharmacy, and the qualifications for registration as pharmacists, and amending section 8446 of Remington & Ballinger's Annotated Codes and Statutes of Washington," was read third time.

Senator Phipps was called to preside.

The secretary called the roll on the final passage of Senate bill No. 301, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Ghent, Groff, Hall, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kuykendall, Landon, McMillan, Metcalf, Morthland, Myers, Nichols, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wells, Wray—39.

Those absent or not voting were: Senators Davis (Lincoln), Kleeb, Stevenson—3.

There being no objection, the title of the bill was ordered to stand as the title of the act.

The president resumed the chair.

The absent senators having arrived, the Senate resumed consideration of Senate bill No. 132.

A roll call was demanded on the motion by Senator Johnson, to indefinitely postpone the bill, by Senators French, Landon, Taylor, Steiner, Brown, Smith (Joseph H.), Wells, Chase.

The secretary called the roll and the motion failed to carry by the following vote:

Those voting aye were: Senators Boner, Brand, Brown, Burton, Chase, Cleary, Cox, Faulkner, Ferryman, Groff, Hall, Johnson, Judd, Karshner, Mc-Millan, Nichols, Taylor, Wells—18.

Those voting nay were: Senators Barnes, Carlyon, Cornwell, Davis (Walter S.), Fairchild, French, Ghent, Hutchinson, Iverson, Jones, Kleeb, Kuykendall, Landon, Metcalf, Morthland, Myers, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Wray—22.

Those absent or not voting were: Senators Davis (Lincoln) and Stevenson-2.

The secretary called the roll on the final passage of Senate bill No. 132, and it failed to pass the Senate by the following vote:

Those voting aye were: Senators Brand, Carlyon, Cornwell, Davis (Walter S.), Fairchild, French, Ghent, Hutchinson, Iverson, Kuykendall, Landon, Metcalf, Morthland, Myers, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Wray—20.

Those voting nay were: Senators Barnes, Boner, Brown, Burton, Chase, Cleary, Cox, Faulkner, Ferryman, Groff, Hall, Johnson, Jones, Judd, Karshner, Kleeb, McMillan, Nichols, Taylor, Wells—20.

Those absent or not voting were: Senators Davis (Lincoln) and Stevenson—2.

When the name of Senator Johnson was called, he made the following statement:

"This is a matter which should be determined by the Governor, as he has full power to appoint a woman now. I think the legislature should not try to control his discretion."

Senate bill No. 306, by Senator Smith (Joseph H.). The secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER,

MR. PRESIDENT:

OLYMPIA, WASH., February 22, 1917.

We, your Committee on Municipal Corporations, to whom was referred Senate bill No. 306, entitled "An act relating to local improvement districts in cities and towns, providing for the application for and consent to the cancellation of the penalties on delinquent assessments on tide lands included within such districts, and granting the power of cancellation to certain municipal officers," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass with the following amendment:

In section 1, line 2 of the printed bill, being line 6 of the original bill, after the word "which" insert the word "heretofore."

O. T. CORNWELL, Chairman.

We concur in this report: P. H. Carlyon, H. D. Taylor, Oliver Hall, James Burton.

On motion of Senator Cornwell, the report of the committee was adopted. Senate bill No. 306 was read third time.

The secretary called the roll on the final passage of Senate bill No. 306, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Faulkner, Ferryman, French, Ghent, Groff, Hall, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Morthland, Myers, Nichols, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wells, Wray—39.

Those absent or not voting were: Senators Davis (Lincoln), Fairchild, Stevenson—3.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate bill No. 291.

The secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER,

MR. PRESIDENT:

OLYMPIA, WASH., February 23, 1917.

We, your Committee on State Granted School and Tide Lands, to whom was referred Senate bill No. 291, entitled "An act relating to an exchange of lands between the University of the State of Washington and the State of Washington acting by and through the commissioner of public lands for the purpose of securing an area suitable for a demonstration forest and forest experiment station for the College of Forestry of the University of Washington," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass with the following amendment:

In section 1, line 6 of the printed bill, being line 14 of the original bill, strike the figure "6" and insert in lieu thereof the figure "9." W. V. Wells, Chairman.

We concur in this report: E. E. Boner, Chas. E. Myers, Peter Iverson,

On motion of Senator Wells, the report of the committee was adopted.

Senate bill No. 291, by Senator Metcalf, was read third time.

The secretary called the roll on the final passage of Senate bill No. 291, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Boner, Brown, Burton, Carlyon, Chase, Cleary, Davis (Walter S.), Fairchild, Ferryman, Ghent, Iverson, Johnson,

Jones, Judd, Karshner, Kleeb, Landon, McMillan, Metcalf, Morthland, Myers, Nichols, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wells, Wray—30.

Those voting nay were: Senators Barnes, Brand, Cornwell, Cox, Faulkner, French, Groff, Hall, Hutchinson, Kuykendall—10.

Those absent or not voting were: Senators Davis (Lincoln) and Stevenson—2.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate bill No. 282, by Senator Smith (Joseph H.), entitled "An act relating to insurance and amending section 6059-39 of Remington & Ballinger's Annotated Codes and Statutes of Washington," was read third time.

The secretary called the roll on the final passage of Senate bill No. 282, and it passed the Senate by the following vote:

Those voting aye were: Senators Brown, Burton, Carlyon, Chase, Cleary, Cox, Davis (Walter S.), Faulkner, Ferryman, French, Ghent, Groff, Hall, Hutchinson, Johnson, Jones, Judd, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Myers, Nichols, Palmer, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wells, Wray—31.

Those voting nay were: Senators Barnes, Boner, Brand, Cornwell, Fairchild, Iverson, Karshner, Morthland—8.

Those absent or not voting were: Senators Davis (Lincoln), Phipps, Stevenson—3.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senator Faulkner moved to reconsider the vote by which substitute Senate bill No. 3 passed the Senate.

The president stated that the motion was too late, as the bill had been transmitted to the House.

Substitute Senate bill No. 160, by the Committee on Public Utilities, entitled "An act relating to public service properties and utilities and amending section 8626-7, 8626-46, 8626-49, 8626-51, 8626-52, 8626-63 and 8626-80 of Remington and Ballinger's Annotated Codes and Statutes of Washington; and further amending title LXX of volume 3 of Remington and Ballinger's Annotated Codes and Statutes of Washington by adding thereto a section to be known as section 8626-18½ providing that steamboat companies must refund unused tickets, and a section to be known as section 8626-66½ authorizing the public service commission to fix standard clearances for railroads," was read third time.

On motion of Senator Jones, the bill was amended by adding thereto a new section to be known as section 10, as follows:

Sec. 10. That section 8626-19 of Remington & Ballinger's Code be amended to read as follows:

Section 8626-19. Railroads shall have scales.

It shall be the duty of all railroads operating in this state, to provide suitable facilities for the testing of all track scales used by such railroads. The commission is hereby authorized, after a hearing, upon its own motion and after notice to the railroads operating in this state, to order a suitable car or other device or facility to be provided by the railroad companies operating in this state, to be used in testing the track scales used by such railroads, the expenses of providing such car, device or facility to be equitably and reasonably apportioned among the different railroad companies by the commission. Such car, device or facility shall be used by the commission to test the accuracy of all track scales, and the different railroad companies shall

transport and move such car, device or facility without charge therefor to the different places designated by the commission under such reasonable rules and regulations as the commission may prescribe. Such car, device or facility may be used in adjoining states to test the scales of railroad companies and for that purpose may be taken beyond the limits of the state under such reasonable rules and regulations for the due care and return thereof as the commission may prescribe. The fund accumulated from fees collected, or to be collected, for testing track scales under said section 8626-19 before this amendment becomes effective less disbursements therefrom made for the purpose of carrying out the provisions of said section shall be paid into the state treasury within thirty days after this act becomes effective. The commission's scale expert shall inspect all track scales and all hopper scales used in the state for weighing grain, delivered to or by rail or water carriers in the state on the request of the owner or operator thereof, and in any event as often as may be necessary to insure the correct weighing of cars on such track scales or grain in such hopper scales. Said scale expert is hereby authorized to adjust and correct or to condemn any such track or hopper scale. When such scale expert condemns any track or hopper scale he shall mark or tag such scale "condemned for repairs" and no scale so condemned shall be used until repaired, adjusted and corrected.

On motion of Senator Fairchild, the bill was amended in section 2, line 23, of the original bill, by striking all of the section after the word "redemption."

Senator Jones moved to reconsider the vote by which the motion by Senator Fairchild carried.

The motion carried.

Senator Fairchild moved as a substitute to his former motion to strike the words and figures "sixty (60) days" and substitute in lieu thereof the words and figure "one (1) year," being in section 2, line 23, of the original bill.

The substitute motion carried.

The secretary called the roll on the final passage of Senate bill No. 160, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Chase, Cleary, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Groff, Hall, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, McMillan, Metcalf, Morthland, Myers, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wells, Wray—34.

Those voting nay were: Senators Landon, Nichols, Palmer-3.

Those absent or not voting were: Senators Cornwell, Davis (Lincoln), Ghent, Phipps, Stevenson—5.

On motion of Senator Jones, the title of the bill was amended as follows: In line one of the title of the printed bill, after the number "8626-7," insert the number "8626-19."

There being no objection, the title of the substitute bill, as amended, was ordered to stand as the title of the act.

The motion failed to carry.

Substitute Senate bill No. 161, by the Committee on Public Utilities, entitled "An act for the prevention of fraud in the grain and hay trade; for the establishment and preservation of standards for grain and hay; for prevention of dissemination of injurious plant insects and animal and plant diseases; authorizing state weighing of commodities of commerce and certification of such weights; regulating warehousemen, millers, shippers and

buyers of grain and hay; defining the duty of railroads; providing penalties for the violation thereof, and repealing chapter 91 of the Laws of Washington for 1911," was read third time.

The secretary called the roll on the final passage of substitute Senate bill No. 161, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Chase, Cleary, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Groff, Hall, Hutchinson, Iverson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Morthland, Myers, Nichols, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wells, Wray—36.

Those voting nay were: Senators Johnson and Palmer-2.

Those absent or not voting were: Senators Cornwell, Davis (Lincoln), Ghent, Stevenson—4.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate bill No. 120, by Senator Kleeb.

The secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., February 23, 1917.

Mr. President:

We, your Committee on Appropriations, to whom was referred amended Senate bill No. 120, entitled "An act relating to tuberculosis hospitals, and amending section 5554-10 of Remington & Ballinger's Annotated Codes and Statutes of Washington," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass with the following amendment:

In line 4 of the printed bill, the same being line 9 of the original amended bill, strike the words and figures "five deliars (\$5.00)" and insert in lieu thereof the words and figures "four deliars (\$4.00)." E. L. French, Chairman.

We concur in this report: Joseph H. Smith, P. H. Carlyon, W. M. Karshner, Dan Landon, E. J. Cleary, Guy B. Groff, D. H. Cox, Oliver Hall.

On motion of Senator Groff, the report of the committee was adopted. Senate bill No. 120 was read third time.

Senator Johnson moved to strike the figure "4" in line 4 of the printed bill and substitute in lieu thereof the figure "5."

Senator Johnson withdrew the motion.

The secretary called the roll on the final passage of Senate bill No. 120, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Chase, Cleary, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Groff, Hall, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Morthland, Myers, Nichols, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wells, Wray—38.

Those absent or not voting were: Senators Cornwell, Davis (Lincoln), Ghent, Stevenson—4.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate bill No. 248. The secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., February 27, 1917.

MR. PRESIDENT:

We, your Committee on Insurance, to whom was referred Senate bill No. 248, entitled "An act relating to insurance and amending sections 6059-2, 6059-44, 6059-45, and repealing section 6059-111 of Remington & Ballinger's Annotated Codes and Statutes of Washington," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass with the following amendments:

In section 2, line 18 of the printed bill, being line 13, page 5 of the original bill, after the word "agents" insert the words "one agent for each additional fifty thousand (50,000)."

Strike all of section 4.

We concur in this report: Jas. Burton, D. H. Cox, Jesse'S. Jones, Oliver Hall.

On motion of Senator Burton, the report of the committee was adopted. Senate bill No. 248, by Senator Smith (Joseph H.), was read third time.

Senator Nichols moved to amend the bill in line 43 of the printed bill by striking the following: "and who devotes his entire time and attention to the business of the agent."

Senator Brown moved to indefinitely postpone the bill.

Senator Brown moved the previous question, seconded by Senators Taylor and Landon.

The motion carried.

The motion to indefinitely postpone Senate bill No. 248 carried.

Senate bill No. 80.

The secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., February 22, 1917.

MR. PRESIDENT:

We, your joint Committee on Insurance, to whom was referred Senate bill No. 80, entitled "An act relating to insurance and defining the liability of accident insurance companies and associations and requiring the endorsement of policies in accordance herewith," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass with the following amendments:

Strike sections 1 and 2 and substitute in lieu thereof the following:

"Section 1. That title 45 of volume 3 of Remington & Ballinger's Annotated Codes and Statutes of Washington be amended by adding thereto a new section to be known as section 187-a.

Section 187-a. Policy provisions and form.

- (1) That whenever a policy of accident insurance whereby any company or association shall insure or agree to indemnify against loss or death resulting from such bodily injuries as are covered therein shall hereafter be written or renewed, or the premium or any part thereof shall be hereafter paid, the company or association writing or renewing such policy or receiving payment of the premium or any part thereof on such policy, shall be liable for the full amount of such policy as shown by the schedule on the face thereof;
- (a) In case loss or death occurs within one year from the date of injury and the disability resulting from such injury is total and continuous from the date of accident to the time of such loss or death;

(b) In case loss or death occurs within six (6) months from the date of injury and the disability resulting therefrom is partial and continuous from the date of said accident to the time of such loss or death;

Notwithstanding any provision of such policy or contract limiting the liability of the company writing or renewing or receiving the payment of premiums upon any such policy to loss or death occurring at a time less than that above named: *Provided*, That the provisions of the policy which are in compliance with the laws of this state have been observed.

(2) "Total disability" as used in this act is defined as follows: "When the injury or injuries independently and exclusively of all other causes shall wholly and continuously disable the insured from the date of accident from performing any and every kind of duties pertaining to his occupation.

"Partial disability" as used in this act is defined as follows: When the injury or injuries, independently and exclusively of all other causes, shall wholly and continuously disable the insured from date of accident from performing one or more important daily duties pertaining to his occupation or for like continuous disability following total loss of time.

- (3) Until the companies and associations authorized to do business in this state and issuing policies of accident insurance shall have new blank policies of insurance propaged and printed in accordance with the previsions of subdivision 1 of this act, it shall be the duty of every such company or association to cause to be printed, stamped or written across the face of each and every policy or renewal or premium receipt hereafter written the words "to be construed and payable according to the laws of the State of Washington and regardless of any provision herein in conflict with said laws."
- (4) No policy of accident and health insurance shall hereafter be sold or written in the State of Washington until the form of such policy shall have first been approved by the insurance commissioner.

 JOSEPH H. SMITH, Chairman.

We concur in this report: Jesse S. Jones, Jas. Burton, Stephen A. Hull, R. E. Dwyer, J. H. Davis, O. L. Olsen, Logan L. Long, J. E. Lease, Oliver Hall.

On motion of Senator Smith (Joseph H.), the report of the committee was adopted.

On motion of Senator Taylor, the Senate resolved itself into a committee of the whole to consider Senate bill No. 80.

The bill was considered in the committee of the whole, Senator Taylor in the chair, and reported back to the Senate with the recommendation that the bill do pass, with the following amendments:

In section 1, line 2 of paragraph (a) of the original bill, after the word "injury," insert the following: "or such further time as may be provided in the policy."

Same section 1, line 2, in paragraph (b) of the original bill, insert after the word "injury" the following: "or such further time as may be provided in the policy."

On motion of Senator Taylor, the report of the committee was adopted. Senator Nichols was called to preside.

On motion of Senator Smith (Joseph H.), the rules were suspended and the reading of Senate bill No. 80 had in the committee of the whole was considered the third reading and the bill was placed on final passage.

The secretary called the roll on the final passage of Senate bill No. 80, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Chase, Cleary, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Ghent, Groff, Hall, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Morthland, Myers, Nichols, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wells—37.

Those voting nay were: Senators Palmer and Wray-2.

Those absent or not voting were: Senators Cornwell, Davis (Lincoln), Stevenson—3.

There being no objection, the title of the bill was ordered to stand as the title of the act.

The president resumed the chair.

Senator Burton moved to reconsider the vote by which Senate bill No. 248 was indefinitely postponed.

On motion of Senator Nichols, the motion to reconsider was laid on the table.

Senate bill No. 94, by Senator Chase.

The secretary read:

REPORTS OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., February 22, 1917.

MR. PRESIDENT:

We, your Committee on Banks and Banking, to whom was referred Senate bill No. 94, entitled "An act relating to building and loan, and savings and loan associations and societies, the organization, management, regulations and control thereof, providing penalties, and amending sections 3601-5, 3601-7, 3601-20, 3601-22, 3601-27 of Remington & Ballinger's Annotated Codes and Statutes of Washington," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass with the following amendments:

In line 4, section 1, of the printed bill, being line 12, section 1, of the original bill, strike the figures "\$1.00" and insert in lieu thereof the figures "\$2.00."

In line 5, section 1, of the printed bill, being line 13, section 1, of the original bill, strike the figures "\$10.00" and insert in lieu thereof the figures "\$40.00."

In line 5, section 1, of the printed bill, being line 13, section 1, of the original bill, after the period (.) add a new sentence as follows: "The application of the payments made by a member shall be as follows: One-half of all such payments shall be applied to the payment of the membership fee and one-half as payment on his shares until such time as the membership fee as provided for is fully paid. Membership fees shall be assets of the association and shall be entered in its regular books of account."

In lines 7 and 8, section 1 of the printed bill, being lines 17 and 18, section 1 of the original bill, strike all the sentence following the word "prescribe."

In line 11, section 6 of the printed bill, being lines 17 and 18, section 6 of the original bill, strike the words "one county or of one city of the first or second class," and insert in lieu thereof the words "his home county and adjoining counties."

F. G. BARNES, Chairman,

We concur in this report: F. A. Chase, E. E. Boner, A. E. Judd.

SENATE CHAMBER, OLYMPIA, WASH., February 27, 1917.

MR. PRESIDENT:

We, your Committee on Banks and Banking, to whom was referred Senate bill No. 94, entitled "An act relating to building and loan, and savings and loan associations and societies, the organization, management, regulations and control thereof, providing penalties, and amending sections 3601-5, 3601-20, 3601-22, 3601-27 of Remington & Ballinger's Annotated Codes and Statutes of Washington," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass with the amendments previously reported.

F. G. BARNES, Chairman.

We concur in this report: F. A. Chase, E. E. Boner, A. E. Judd.

On motion of Senator Chase, the report of the committee was adopted. Senate bill No. 94 was read third time.

Senator Chase moved to amend Senate bill No. 94 as follows:

First. Amend the bill as follows: Strike all of the bill after the enacting clause and insert in lieu thereof the following sections numbered 1 to 9 inclusive.

OBSITION 1. That section 3601 5 of Romington & Ballinger's Code be, and the same is, hereby amended to read as follows:

Section 3601-5. The membership of an association or society shall consist of those persons holding shares therein.

The by-laws may provide for an entrance, membership or withdrawal fee, but the total of such fees shall not exceed two dollars (\$2.00) upon each share, and no other fee, penalties, fines or forfeitures shall be charged, except reasonable charges for expenses in closing loans, and for delinquency in making payments on stock and loans.

Upon the initial payment of money to an association or its representatives to be applied in any part to membership or withdrawal fees, the associations' receipt shall be issued to the applicant in substantially the form following:

......association or society. Provided, however, That the by-laws of any association doing business on the serial plan may provide for the imposition of penalties for delinquency in payments upon stock, which penalties shall not exceed one per cent (1%) of the amount delinquent for each month of the delinquency. This section * * * * shall not apply to dividends which may revert to the association as provided in section 3601-7.

SEC. 2. That section 3601-7 of Remington & Ballinger's Code be, and the same is, hereby amended to read as follows:

Section 3601-7. Profits and losses shall be ascertained and distributed semiannually or annually. Dividends shall be taken from the net earnings of the association, and, publicat to the provisions of section 3601-6 relating to reserve fund stock shall be distributed ratably to all classes of shares and to each share in proportion to the accumulation made thereon: Provided. That when stock is withdrawn within two years of its issuance, the withdrawing member shall receive only such proportion of the dividends as may be provided in the by-laws, but when such stock is more than two years old, the withdrawing member shall receive at least seventy-five per cent (75%) of the dividends. No dividends shall be credited or paid unless the same shall have been duly and regularly earned in the regular course of business, and then only by a vote of the board of directors duly entered upon the minutes, whereupon shall be recorded the vote by ayes and nays. It shall be lawful for the association, in addition to the contingent fund required by section 3601-13, to hold in its fund of undivided earnings, such sum as the board of directors may from time to time deem necessary or wise: Provided, however, That when the undivided earnings, including the contingent fund, exceed fifteen per cent (15%) of the dues and dividends credited to members, the board of directors shall declare such extra dividend in excess of the dividend regularly apportioned, as may be necessary to distribute among the shareholders the assumulation in excess of such authorized surplus.

 S_{EC} . 3. That section 3601-19 of Remington & Ballinger's Code be, and the same is, hereby amended to read as follows:

Section 3601-19. The State Auditor shall have supervision of all such associations doing business in this state and shall be charged with the execution of the laws of this state relating thereto. When any such association shall circulate or use any form of application, receipt, certificate or advertising matter which in the judgment of the state auditor is in any respect false or misleading, he may require such circulation or use to be discontinued; and he may prescribe such corrections therein as in his judgment may be necessary or advisable so that the same shall not be in any respect false or misleading.

At least annually but not oftener than twice a year except in cases of extreme necessity, he shall make or cause to be made an examination into the affairs of all such associations doing business in this state. Such examinations shall be made by an inspector of savings and loan associations to be appointed by the State Auditor, and who shall hold office during his pleasure. Such inspector shall be paid for the time actually spont in examining the affairs of any association at the rate of eight dollars (\$8.00) per diem and railroad fare. Such compensation shall be paid by the association and where several associations are examined in the course of a single trip made by the evaminer, the railroad fare shall be equitably preportioned by the state auditor among the associations so examined. All examinations made by such inspector shall be full and complete, and in making the same he shall have full access to, and may compel the preduction of all books, papers, moneys and records of the association under examination, and may administer oaths to and examine the officers of such

association or any person connected therewith as to its business and affairs, and any willful false swearing shall be deemed perjury and be punishable as such: Provided, Whenever the laws of the state under which any foreign association is organized, annual examinations of such association are required and are made pursuant thereto, then such foreign association shall not be examined hereunder: Provided, Such foreign association shall furnish to the Auditor of this state annually a certificate of the proper officer of such other state that he has made an examination pursuant to the laws of such other state, and that the affairs of such association are in accord with the law of such other state: And provided further, That the auditor of this state may, whenever he deems it advisable, cause examination of such foreign association to be made as is required in the case of associations organized under the laws of this state.

Sec. 4. That section $3601 \cdot 20$ of Romington & Ballinger's Code bc, and the same is, hereby amended to read as follows:

Section 3001 30. Whenever it shall appear to the State Auditor that the affalis of any savings and loan association are in an unsound condition or that it is conduct ing its business in an unsafe or unlawful manner, the State Auditor shall immediately take full charge of the affairs of such association and direct an inspector of savings and loan associations to take possession of all books, records and assets of every description of such association and hold and retain the possession of same pending the further proceedings herein specified. Should the board of directors, secretary or person in charge of such association refuse to permit the said inspector to take possession as aforesaid, the state auditor shall communicate such fact to the Attorney Coneral, whereupon it shall become the duty of the Attorney Ceneral at once to institute such proceedings as may be necessary to place such inspector in immediate possession of the property of such association. Upon taking possession of the effects of the associa tion as aforesaid, said inspector shall prepare a full and true statement of the affairs and conditions of such association, including an itemized statement of its assets and liabilities, and shall receive and collect all debts, dues and claims belonging to it and pay the immediate and reasonable expense of his trust. Said inspector shall be required to execute to the State Auditor a good and sufficient bond in a sum required by the State Auditor conditioned upon the faithful discharge of his duties as custodian of such association, which said bond shall be approved by the State Auditor, and the exponse of which shall be borne by the association under examination, together with all necessary expenses of inspector or others under his direction and control. When the condition of such association has been fully associated, and it shall appear that the affairs of said association are in fact in an unsound condition, or that it is in fact conducting its business in an unsafe or unlawful manner, the State Auditor shall report the facts to the attorney general and it shall thereupon become the duty of the Attorney Ceneral either to institute proceedings in the superior court of the proper county for the appointment of a receiver and for the dissolution of such association, or to proceed in such other manner in court or otherwise as he may deem to be to the best interest of the stockholders.

SEC. 5. That section 3601 22 of Remington & Ballinger's Code be, and the same is, hereby amended to read as follows:

Section 3601-22. Any person who shall sell or issue, or knowingly cause to be sold or issued to any recident of this state any stock of a savings and lean or build ing and lean association or society while such association does not have on deposit with the State Auditor as required by this act securities of the value and at the time herein prescribed, or while such association shall not have the certificate of the State Auditor authorizing it to do business, as herein required, shall be guilty of a gross misdemeaner. Any person who shall knowingly make or cause another to make any felse statement or entry in the books or records of any such association or society, or who, knowingly, shall omit or cause another to omit any proper entry in such books or records, or who, with intent to deceive any person authorized to examine into the affairs of such association, shall knowingly exhibit any false or fictitious occurity or statement of account or of assets or liabilities, or who shall make public or cause to be made public any false statement of the assots or liabilities of any such association, shall be guilty of a felony and upon conviction thereof shall be imprisoned in the peni tentiary for not less than one year nor more than five years.

Sec. 6. That section 2601-27 of Remington & Ballinger's Code be, and the same is, hereby amended to read as follows:

Section 3601-27. Every officer, director, agent, colicitor, representative, or employee of any savings and loan or building and loan association or society, who shall

willfully violate or fail to comply with any of the provisions of this act, shall be guilty of a gross misdemeanor.

SEC. 7. Every person who for gain and outside of the principal office of any savings and lean or building and lean association or society, sells shares therein or solicits others to become members thereof or to subscribe for shares therein, shall procure a solicitor's license from the State Auditor, and thereafter on or before the first day of April of each year, renew the same. The State Auditor shall prescribe and furnish forms of application for solicitor's license, and shall issue and renew licenses to all applicants who in his judgment are properly qualified. Upon the issuance of each license and upon each renewal thereof, he shall exact a fee of two dollars (\$2.00). He may revoke the license of any solicitor upon proof satisfactory to him that such solicitor has violated any law or been guilty of any fraud, deceit or mis representation. Whenever the Auditor shall determine to revoke any solicitor's license heretofore issued, or shall refuse to renew any solicitor's license on the proper applica tion therefor, or shall refuse to issue any solicitor's license upon an original application therefor, he shall notify the holder or applicant for such license of his intention and shall set a time not less than fifteen days from the date of such notice and shall desig nate the time and place where the holder or applicant for such license may be heard in his own behalf. The Auditor shall preside at such hearing and may subpoena, compel the attendance, examine and swear witnesses with like effect as if examined and sworn by a clerk in the superior court. If the Auditor shall decide after such hearing that the license under question shall be revoked, or if he shall determine to withhold the renewal of any such license, or if he shall refuse to issue any license under an original application, he shall enter an order to that effect, setting forth his reasons in writing and shall file a copy thereof in his office and mail a copy to the party holding said license or to the party applying for the issuance of a license, at the address given in the application. Such order shall not be operative for a period of ten days and if the solicitor, or applicant for license, shall feel aggreeved by the decision of the Auditor revoking or withholding the license, he may appeal to the superior court of Thurston county by giving notice of such appeal to the Auditor and filing a bond with the clark of the superior court of Thurston county in the sum of five hundred deliars (\$500) to be approved by the judge of said court conditioned to pay all costs that may be awarded against such applicant in the event of an adverse decision, said bond and notice to be filed within ten days from the date of the Auditor's decision and the filing of such notice and bond shall supersede the order of the Auditor until the final determination of such appeal.

Upon the giving of such notice of appeal and the filing of said bond the Auditor chall certify the reasons given by him for the revocation or withhelding of such license to the said superior court, whereupon the judge of said court shall proceed to a hearing and determine the law and the facts, and after such hearing may direct the continuance or issuance of a license, if satisfied that the provisions of this act have not been violated or are not in danger of being violated, or said court may, in its discretion, sustain the decision of the auditor, Such appeals shall have precedence and shall be determined by the said superior court with the least possible delay. An appeal shall lie to the supreme court from the decision of the superior court

- SEC. 8. When any share or shares in any savings and loan association doing business in this state has been or shall hereafter be purchased in the names of two or more persons, the amount standing to the credit of such share or shares, or any part thereof or dividend thereon (excopt as otherwise provided by law or the by-laws of such association), may be paid to any of such persons, whether the other or others be living or not, and the receipt of the person so paid shall be a valid and sufficient release and dispharge to such savings and loan association for any payment so made.
- SEC. 9. The officers, representatives, solicitors or agents of any savings and loan or building and loan association or society who shall receive any application, subscription, payment or money on or for any share or shares in such association or society, knowing or by the exercise of reasonable precautions being in a position to know, that such association or society is insolvent or that it is conducting its business in an unsafe or unlawful manner, or that its affairs have been taken charge of by the State Auditor shall be deemed guilty of a felony, and upon conviction thereof shall be punished by a fine not exceeding five thousand dollars (\$5,000) or by imprisonment in the state penitentiary not exceeding ten years or by both such fine and imprisonment.

A roll call was demanded on the motion by Senator Chase by Senators Nichols, Landon, Hutchinson, Johnson, Smith (A. A.), Karshner and Judd.

The secretary called the roll, and the motion failed to carry by the following vote:

Those voting aye were: Senators Chase, Cox, French, Groff, Iverson, Steiner—6.

Those voting nay were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Cleary, Davis (Walter S.), Fairchild, Faulkner, Ferryman, Ghent, Hall, Hutchinson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Morthland, Myers, Nichols, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Wells, Wray—32.

Those absent or not voting were: Senators Cornwell, Davis (Lincoln), Stevenson, Taylor—4.

At 6:10 p. m., on motion of Senator Carlyon, the Senate took a recess until 8 o'clock this evening.

EVENING SESSION.

The Senate was called to order at 8 o'clock p. m. by President Hart.
On motion of Senator Fairchild, the rules were suspended, and the Senate returned to the order of business.

REPORTS OF COMMITTEE ON ENGROSSED BILLS.

SENATE CHAMBER, OLYMPIA, WASH., March 1, 1917.

MR. PRESIDENT:

Your Committee on Engrossed Bills, to whom was referred engrossed substitute Senate bill No. 90, entitled "An act facilitating the enforcement of the laws against adulteration and misbranding of foods and drugs, authorizing the commissioner of agriculture to adopt, publish and enforce standards of quality, purity and strength of foods, and drugs, and rules and regulations governing the adulteration and misbranding of foods and drugs, and prescribing rules of evidence in prosecutions for violations of laws against the adulteration and misbranding of foods and drugs, or in proceedings for the condemnation of adulterated or misbranded foods and drugs;"

Also, engrossed Senate bill No. 204, entitled "An act relating to fencing railroad rights of way, and amending section 8730 of Remington & Ballinger's Annotated Codes and Statutes of Washington," have compared same with the original and substitute bills and find them correctly engrossed.

Respectfully submitted,

JAMES BURTON, Chairman.

We concur in this report: E. Ben Johnson, Walter S. Davis.

SENATE CHAMBER, OLYMPIA, WASH., March 1, 1917.

MR. PRESIDENT:

Your Committee on Engrossed Bills, to whom was referred engrossed Senate bill No. 120, entitled "An act relating to tuberculosis hospitals, and amending section 5554-10 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, engrossed Senate bill No. 181, entitled "An act relating to the construction, equipment and furnishing of an armory for the use of the National Guard of Washington, at Everctt; appropriating money from the military fund therefor, creating a commission to superintend the construction, equipment and furnishing of said armory, and authorizing the promulgation of rules and regulations for the government thereof;"

Also, engrossed Senate bill No. 306, entitled "An act relating to local improvement districts in cities and towns, providing for the application for and consent to the cancellation of the penalties on delinquent assessments on tide lands included within such districts, and granting the power of cancellation to certain municipal officers;"

Also, engrossed Senate bill No. 80, entitled "An act relating to accident insurance and defining the liability of accident insurance companies and associations and requiring the endorsement of policies in accordance herewith;"

Also, engrossed Senate bill No. 291, entitled "An act relating to an exchange of lands between the University of the State of Washington and the State of Washington acting by and through the commissioner of public lands for the purpose of securing an area suitable for a demonstration forest and forest experiment station for the College of Forestry of the University of Washington," have compared same with the original bills and find them correctly engrossed. Respectfully submitted,

JAMES BURTON, Chairman.

We concur in this report: J. H. Ferryman, Walter S. Davis.

MESSAGE TO THE SENATE.

House of Representatives, OLYMPIA, WASH., March 1, 1917.

MR. PRESIDENT:

The House refuses to concur in Senate amendment to engrossed House bill No. 64, entitled "An act relating to the survey, management, sale, reclamation, lease and disposition of state, granted, school, tide, shore and other lands and oyster reserves, waterways and harbor areas, and amending sections 6787, 6788, 6844, 6845, 8095, 8114 and 9115 of Romington and Ballinger's Annotated Codes and Statutes of Washington, and section 1, chapter 144, Laws of 1915," and asks the Senate to recede therefrom;

Also, the speaker has appointed as a conference committee to act on engrossed House bill No. 64, the following members of the House: Messrs. Roth, McCoy and Reed (M.E.):

Also, the House has passed House joint resolution No. 9, entitled "Pertaining to the introduction of road appropriation budget;"

Also, Senate joint resolution No. 11, relating to the introduction of substitute game bill;

The speaker has appointed as a conference committee to act on House bill No. 271, the following members of the House: Messrs. Hubbell, Smith and Summers.

C. R. MAYBURY, Chief Clerk.

Senator Wells moved that the Senate do not recede from its amendments to engrossed House bill No. 64, and that a conference committee be appointed to confer thereon.

The motion carried.

The president appointed as a committee to confer on the Senate amendments to engrossed House bill No. 64, Senators Wells, Kuykendall and Boner.

A call of the Senate was demanded by Senator Nichols, seconded by Senators Taylor and Hutchinson.

The motion carried.

The sergeant-at-arms locked the doors of the Senate.

The secretary called the roll, all members being present, except Senators Davis (Lincoln) and Stevenson, excused, and Senators Cleary, Groff, Ghent and Kleeb.

On motion of Senator Jones, the Senate proceeded with the regular order of business pending the call of the Senate.

The Senate resumed the consideration of Senate bill No. 94.

On motion of Senator Barnes, the bill was amended by inserting a new section after section 2, to be known as section 3, as follows:

SEC. 3. That section 3601-19 of Remington & Ballinger's Code be, and the same is, hereby amended to read as follows:

Section 3601-19. The State Auditor shall have supervision of all such associations doing business in this state and shall be charged with the execution of the laws of this state relating thereto. When any such association shall circulate or use any form of application, receipt, certificate or advertising matter which in the judgment of the State Auditor is in any respect false or misleading, he may require such circulation

or use to be discontinued; and he may prescribe such correction therein as in his judgment may be necessary or advisable so that the same shall not be in any respect false or misleading. At least annually but not oftener than twice a year except in cases of extreme necessity he shall make or cause to be made an examination into the affairs of all such associations doing business in this state. Such examinations shall be made by an inspector of savings and loan associations to be appointed by the State Auditor, and who shall hold office during his pleasure. Such inspector shall be paid for the time actually spent in examining the affairs of any association at the rate of eight dollars (\$8.00) per diem and railroad fare. Such compensation shall be paid by the association and where several associations are examined in the course of a single trip made by the examiner, the railroad fare shall be equitably proportioned by the State Auditor among the associations so examined. All examinations made by such inspector shall be full and complete, and in making the same he shall have full access to, and may compel the production of all books, papers, moneys, and records of the association under examination, and may administer oaths to and examine the officers of such association or any person connected therewith as to its business and affairs, and any wilful falso swearing shall be deemed perjury and be punishable as such: Provided, Whenever the laws of the state under which any foreign association is organized, annual examinations of such association are required and are made pursuant thereto, then such foreign association shall not be examined hereunder: Provided. Such foreign association shall furnish to the Auditor of this state annually a certificate of the proper officer of such other state that he has made an examination pursuant to the laws of such other state, and that the affairs of such association and in accord with the laws of such other state: And provided further, that the Auditor of this state may, whenever he deems it advisable, cause examination of such foreign association to be made as is required in the case of associations organized under the laws of this state.

Renumber remaining sections to correspond.

On motion of Senator Barnes, the bill was further amended by renumbering the balance of the sections to correspond with the adoption of the previous amendment.

The secretary called the roll on the final passage of Senate bill No. 94, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Ghent, Groff, Hall, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Morthland, Myers, Nichols, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wells, Wray—40.

Those absent or not voting were: Senators Davis (Lincoln) and Stevenson—2.

There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Taylor, the rules were suspended, and the Senate returned to the order of business.

The secretary read House joint resolution No. 9, by Committee on Appropriations, "Pertaining to the introduction of road appropriation budget."

On motion of Senator Taylor, the rules were further suspended, and House joint resolution No. 9 read second and third times and placed on final passage.

The secretary called the roll on the final passage of House joint resolution No. 9, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Ghent, Groff, Hall, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kuykendall, Landon, McMillan, Metcalf, Morthland,

Myers, Nichols, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wells, Wray-38.

Those absent or not voting were: Senators Davis (Lincoln), Kleeb, Palmer, Stevenson—4.

The secretary read Senate joint resolution No. 12, by Committee on Labor and Labor Statistics, "Relating to the introduction of a bill."

On motion of Senator Fairchild, the rules were suspended, and Senate joint resolution No. 12 was read second and third times and placed on final passage.

The secretary called the roll on the final passage of Senate joint resolution No. 12, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Ghent, Groff, Hall, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Morthland, Myers, Nichols, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wells, Wray—39.

Those absent or not voting were: Senators Davis (Lincoln), Palmer, Stevenson—3.

On motion of Senator Taylor, the rules were suspended, and House joint resolution No. 9 and Senate joint resolution No. 12 were ordered immediately transmitted to the House.

Senator Nichols reported that the conference committee on House bill No. 271 were unable to agree, and requested permission to sit as a committee on free conference.

On motion of Senator Jones, the request of the committee was granted.

INTRODUCTION OF BILLS.

Substitute Senate bill No. 315, by Joint Game Committee, entitled "An act relating to game and game birds, standardizing the time of sunset in the State of Washington, and amending sections 5395-4, 5395-24, 5395-25, 5305-26, 5395-27 and 5395-33 of Remington & Ballinger's Annotated Codes and Statutes of Washington.

The bill was read the first time by title, and on motion of Senator Palmer, the rules were suspended and the bill read the second time by title, ordered printed and placed on general file.

Substitute Senate bill No. 53, by Committee on Commerce and Manufacture, entitled "An act relating to cold storage, providing for the inspection and regulation of cold storage warehouses and the inspection and regulation of food kept in cold storage, vesting the commissioner of agriculture with certain duties and powers in connection therewith and proscribing penalties for violations of this act," was read third time.

On motion of Senator Smith (Joseph H.), the bill was amended in section 7, line 18, of the original bill, by inserting after the word "shall" the word "knowingly."

The secretary called the roll on the final passage of substitute Senate bill No. 53, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Ferryman, Ghent, Groff, Hall, Hutchinson, Iverson, Johnson, Jones, Judd, Kleeb, Kuykendall,

Landon, McMillan, Metcalf, Myers, Nichols, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wells, Wray-34.

Those voting nay were: Senators Faulkner and Palmer-2.

Those absent or not voting were: Senators Davis (Lincoln), Fairchild, French, Karshner, Morthland, Stevenson—6.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate bill No. 318, by Senator Palmer, entitled "An act relating to contracts to teach in the public schools, and prescribing the conditions under which the resignations of teachers shall be accepted," was read third time.

On motion of Senator Palmer, the bill was amended by striking the words and figure "two (2) weeks" in line 10, section 1, of the original bill, and inserting in lieu thereof the words "thirty days."

On motion of Senator Nichols, the bill was amended by adding to the end of section 1 the following: "or until a successor can be obtained."

The secretary called the roll on the final passage of Senate bill No. 318, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Boner, Brand, Carlyon, Chase, Cleary, Cornwell, Davis (Walter S.), Faulkner, Ferryman, Ghent, Groff, Hall, Hutchinson, Iverson, Jones, Karshner, Kuykendall, Landon, Metcalf, Morthland, Nichols, Phipps, Smith (A. A.), Smith (Joseph H.), Wells, Wray—26.

Those voting nay were: Senators Barnes, Brown, Burton, Cox, Fairchild, French, Judd, Johnson, Kleeb, McMillan, Myers, Palmer, Steiner, Taylor—14.

Those absent or not voting were: Senators Davis (Lincoln) and Stevenson—2.

There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Palmer, the call of the Senate was dispensed with. At 9:30 p. m., on motion of Senator Taylor, the Senate adjourned until tomorrow morning.

Louis F. Hart, President of the Senate.

FRANK M. DALLAM, JR., Secretary of the Senate.

FIFTY-FOURTH DAY.

MORNING SESSION.

SENATE CHAMBER.

OLYMPIA, WASHINGTON, Friday, March 2, 1917.

The Senate was called to order at 10 o'clock a.m. by President Hart, pursuant to adjournment.

Rev. G. J. Geis, a returned missionary from Burma, India, offered prayer. The secretary called the roll, all members being present, except Senators Davis (Lincoln) and Stevenson, both excused.

On motion of Senator Iverson, the reading of yesterday's journal was dispensed with and it was approved.

REPORTS OF STANDING COMMITTEES.

The Committee on Appropriations recommended that Senate bill No. 219 do pass, with certain amendments.

The report of the committee, together with the bill, was placed on general file.

The Committee on Municipal Corporations recommended that Senate bill No. 173 do pass, with certain amendments.

The report of the committee, together with the bill, was placed on general file.

A majority of the Committee on Cities of the First Class recommended that Senate bill No. 255 do pass, with certain amendments.

A minority of the committee recommended that the bill do not pass.

The reports of the committee, together with the bill, were placed on general file.

MR. PRESIDENT:

SENATE CHAMBER, OLYMPIA, WASH., March 1, 1917.

We, your Committee on Memorials, to whom was referred Senate joint memorial No. 19, "Memorializing the president of the United States to call an extraordinary session of Congress," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it be indefinitely postponed as this legislature has more than it can do to legislate for the state without endeavoring to advise the president as to his duties.

E. Ben Johnson, Chairman.

I concur in this report: W. W. Brand.

On motion of Senator Johnson, the report of the committee was adopted.

MR. PRESIDENT:

SENATE CHAMBER, OLYMPIA, WASH., March 1, 1917.

We, your Committee on Corporations other than Municipal, to whom was referred House bill No. 109, entitled "An act providing for the licensing and bonding of persons, firms or corporations engaged in or carrying on the business of installing wires to convey electric current, or electric apparatus to be operated by such current, prescribing the conditions of bonds and the rights of recovery thereof, and providing penalties for violations of this act," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it be re-referred to the Committee on Public Utilities.

E. B. Palmer, Chairman.

We concur in this report: Guy B. Groff, H. D. Taylor, O. T. Cornwell.

On motion of Senator Palmer, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., March 1, 1917.

MR. PRESIDENT:

We, your Committee on Appropriations, to whom was referred Senate bill No. 185, entitled "An act providing for the organization, management, and administration of co operative credit associations, creating the office of director thereof, prescribing his powers and duties and making an appropriation," have had the same under consideration, and we respectfully report the same back to the Senate without recommendation.

E. L. French, Chairman.

We concur in this report: Joseph H. Smith, W. M. Karshner, Dan Landon, D. H. Cox, E. J. Cleary.

On motion of Senator French, the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., March 1, 1917.

MR. PRESIDENT:

We, your Committee on Memorials, to whom was referred Senate joint memorial No. 15, "Relating to urging Congress to pass United States Senate bill No. 7187, other wise known as 'Chamberlain Bill'," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

E. Ben Johnson, Chairman.

We concur in this report: W. W. Brand, Walter S. Davis.

. On motion of Sonator Johnson, the report of the committee was adopted.

MESSAGE TO THE SENATE.

House of Representatives,

MR. PRESIDENT:

OLYMPIA, WASH., March 2, 1917.

The speaker has signed House bill No. 90, entitled "An act relating to the expenditure of revenues levied and collected for read and bridge purposes and amending sections 5590-2 and 5590-3 of Remington & Ballinger's Annotated Codes and Statutes of Washington:"

Also, House bill No. 131, entitled "An act to reimburse Horace C. Henry and making an appropriation;"

Also, substitute House bill No. 16, entitled "An act relating to the public school systems, the certification of teachers, fixing the basis and qualifications for certification, and amending sections 4643, 4644, 4650, and 4653 of Remington and Ballinger's Annotated Codes and Statutes of Washington;"

Also, the House has passed substitute House bill No. 154, entitled "An act relating to banking and trust business; the organization, regulation, management and dissolution of banks and trust companies, providing penalties and repealing certain acts, and declaring an emergency;"

Also, the House has failed to pass engressed Senate bill No. 56, entitled "An act regulating the time of payment of the wages of employees of public service companies, and providing penalties for violations thereof;"

Also, the House has passed House joint resolution No. 11, "Permitting the Committee on Municipal Corporations other than the First Class;"

Also, House joint resolution No. 10, "Permitting the Appropriations Committee to introduce a supplemental budget;"

Also, Senate joint resolution No. 12, "Relating to child labor, providing for the issuance of cortificates of age to children engaged in certain occupations, imposing certain duties upon the bureau of labor and judges of the superior court and prescribing penalties"

And the same are herewith transmitted.

C. R. MAYBURY, Chief Clerk.

GENERAL FILE.

Sonator Smith (Joseph H.) moved a call of the Senate, seconded by Senators Chase and Palmer.

The motion carried.

The sergeant-at-arms locked the doors of the Senate.

The secretary called the roll, all members being present, except Senators. Davis (Lincoln), Nichols, Taylor and Stevenson, excused.

On motion of Senator Palmer, the Senate took up consideration of Senate bill No. 297, pending the call of the Senate.

Senate bill No. 297, by Senator Cleary, entitled "An act escheating to the permanent school fund of the State of Washington unclaimed deposits in banks, savings and loan societies, and all other institutions in which the deposits of money are made, requiring said institutions to file a list of such deposits, fixing a penalty for the violation thereof, and repealing sections 3344 and 3345 of Remington & Ballinger's Code," was read third time.

On motion of Senator Palmer, the bill was amended in the first line of section 2 by inserting the word "the" after the word "be."

The secretary called the roll on the final passage of Senate bill No. 297, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, Ghent, Groff, Hall, Iverson, Johnson, Jones, Karshner, Kleeb, Kuykendall, McMillan, Metcalf, Morthland, Myers, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wells, Wray—35.

Those absent or not voting were: Senators Davis (Lincoln), French, Hutchinson, Judd, Landon, Nichols, Stevenson—7.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate bill No. 319, by Senator Smith (Joseph H.), entitled "An act relating to insurance, and amending section 6059-106 of Remington & Ballinger's Annotated Codes and Statutes of Washington," was read third time.

The secretary called the roll on the final passage of Senate bill No. 319, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, Ghent, Hall, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Myers, Nichols, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wells, Wray—37.

Those absent or not voting were: Senators Davis (Lincoln), French, Groff, Morthland, Stevenson—5.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senator Ghent was called to preside.

Senate bill No. 300, by Senator Palmer, entitled "An act relating to the payment of corporation license fees, and amending section 3715 of Remington & Ballinger's Annotated Codes and Statutes of Washington," was read third time.

On motion of Senator Palmer, the bill was amended in line 11 of the original bill by striking the word "of" and substituting in lieu thereof the word "or."

The secretary called the roll on the final passage of Senate bill No. 300, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Brand, Brown, Burton, Carlyon, Chase, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Ghent, Hall, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kleeb,

Kuykendall, Landon, McMillan, Metcalf, Morthland, Myers, Nichols, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wells, Wray—36.

Those absent or not voting were: Senators Boner, Cleary, Cornwell,

Davis (Lincoln), Groff, Stevenson-6.

There being no objection, the title of the bill was ordered to stand as the title of the act.

The president resumed the chair.

Senate bill No. 290, by Senator Cornwell, entitled "An act relating to the fiscal year and the issuance of warrants of school districts, and amending section 4488 of Remington & Ballinger's Annotated Codes and Statutes of Washington," was read third time.

The secretary called the roll on the final passage of Senate bill No. 290, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Brand, Brown, Burton, Carlyon, Chase, Cleary, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Ghent, Groff, Hall, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Morthland, Myers, Nichols, Palmer, Smith (A. A.), Steiner, Taylor, Wells, Wray—36.

Voting nay: Senator Smith (Joseph H.)-1.

Those absent or not voting were: Senators Boner, Cornwell, Davis (Lincoln), Phipps, Stevenson—5.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate bill No. 96, by Senators Burton and Davis (Walter S.).

The secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., February 14, 1917.

MR. PRESIDENT:

We, your Committee on Medicine, Dontistry, Surgery and Hygiene, to whom was referred Senate bill No. 96, entitled "An act relating to the practice of midwifery, regulating the same, providing for the examination and licensing of applicants, and providing penalties for the violation of this act," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass with the following amendments:

Strike section 1.

Strike section 2.

Renumber section 3 to read as section 1.

Renumber section 4 to read as section 2.

Renumber section 5 to read as section 3.

Renumber section 6 to read as section 4.

Renumber section 7 to read as section 5.

Renumber section 8 to read as section 6.

Renumber section 9 to read as section 7.

Renumber section 10 to read as section 8.

In section 10, being renumbered as section 2, line 2 of the printed bill, the same being line 17 of the original bill, strike the word "attend" and insert in lieu thereof the words "render medical aid to."

Renumber section 11 to read as section 9.

Renumber section 12 to read as section 10.

Renumber section 13 to read as section 11.

Add a new section to be known as section 12, to read as follows: "This act shall not be construed to interfere in any way with the practice of religion, nor be hold to apply to or regulate any kind of treatment by prayer."

We concur in this report: Harve H. Phipps, W. M. Karshner, W. W. Brand,

D. H. Cox.

On motion of Senator Phipps, the report of the committee was adopted. Senate bill No. 96 was read third time.

On motion of Senator Karshner, the bill was amended in section 3, renumbered section 1, line 1, of the original bill, by striking after the word "person" the following: "beginning the," and inserting the word "who shall" in lieu thereof, and after the word "practice" strike the word "of."

On motion of Senator Palmer, the bill was amended in section 10, renumbered section 8, line 20, of the original bill, by striking the words "in case of emergency."

The secretary called the roll on the final passage of Senate bill No. 96, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Ghent, Hall, Iverson, Johnson, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Morthland, Myers, Nichols, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Wells, Wray—36.

Voting nay: Senator Hutchinson-1.

Those absent or not voting were: Senators Davis (Lincoln), Groff, Jones, Stevenson, Taylor—5.

There being no objection, the title of the bill was ordered to stand as the title of the act.

The secretary read:

MESSAGES TO THE SENATE.

House of Representatives, Olympia, Wash., March 2, 1917.

MR. PRESIDENT:

The House has adopted the report of the conference committee to House bill No. 271 and has granted it the power of free conference.

The speaker has signed House bill No. 71, entitled "An act requiring that a light be shown during the hours of darkness on all vehicles drawn or propelled by horses, mules, or other animal power on the public roads, highways, parks, parkways, streets, or avenues within the State of Washington, regulating the same and providing a penalty for the violation thereof;"

Also, House bill No. 103, entitled "An act relating to the state board of equalization, its composition, powers and duties, the duties of county assessors, and amonding section 9204 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, substitute House bill No. 72, entitled "An act relating to electric construction and amending section 4976-3 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, House bill No. 91, entitled "An act relating to the burial of soldiers, sailors, marines, and their families by counties, and amending section 8929 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, House bill No. 180, entitled "An act relating to levies, taxes and funds of cities of the third class and amending section 1 of chapter 186 of the Laws of 1915;"

Also, House bill No. 166, entitled "An act providing for the leasing of the southeast quarter and the southwest quarter of section thirty six (36), township eighteen (18) north, range ten (10) west of the Willamette Meridian, for public park and boule vard purposes, and reserving such lands and the timber thereon from sale or lease or for other purposes;"

Also, House bill No. 158, entitled "An act relating to the disposal of certain products, and permitting farmers, gardeners and manufacturers to sell same without license, and amending section 7055 of Remington & Ballinger's Annetated Codes and Statutes of Washington;"

Also, House bill No. 118, entitled "An act relating to inheritance taxation and amending section 9183 of Remington & Ballinger's Code."

And the same are herewith transmitted. C. R. MAYBURY, Chief Clerk.

The president signed enrolled House bills Nos. 90, 131, 71, 103, 91, 180, 166, 158, 118, and enrolled substitute House bills Nos. 16 and 72.

The secretary read House joint resolution No. 10, by the Committee on Appropriations, "Permitting the Appropriations Committee to introduce a supplemental budget."

On motion of Senator French, the rules were suspended, and House joint resolution No. 10 read second and third times and placed on final passage.

The secretary called the roll on the final passage of House joint resolution No. 10, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Ghent, Hall, Iverson, Johnson, Judd, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Morthland, Myers, Nichols, Palmer, Phipps. Smith (A. A.), Steiner, Taylor, Wells—34.

Voting nay: Senator Hutchinson-1.

Those absent or not voting were: Senators Davis (Lincoln), Groff, Jones. Karshner, Smith (Joseph H.), Stevenson, Wray-7.

The secretary read House joint resolution No. 11, by the Committee on Municipal Corporations other than the First Class, "Permitting the Committee on Municipal Corporations other than the First Class to introduce a bill."

On motion of Sonator, Bonor, the rules were suspended, and House joint resolution No. 11 read second and third times and placed on final passage.

The secretary called the roll on the final passage of House joint rosolution No. 11, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Chase, Cleary, Cox, Davis (Walter S.), Fairchild, Ferryman, French, Ghent, Groff, Hall, Iverson, Johnson, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Morthland, Myers, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wells, Wray—35.

Those voting nay were: Senators Faulkner and Hutchinson—2.

Those absent or not voting were: Senators Cornwell, Davis (Lincoln), Jones, Nichols, Stevenson—5.

On motion of Senator Boner, the rules were suspended, and House joint resolutions Nos. 10 and 11 were ordered immediately transmitted to the House.

On motion of Scnator Fairchild, the rules were suspended and the Scnato returned to the order of business.

INTRODUCTION OF BILLS.

Engrossed substitute House bill No. 154, by Joint Committee on Banks and Banking, entitled "An act relating to banking and trust business, the organization, regulation, management and dissolution of banks and trust companies."

The bill was read the first time, and on motion of Senator Barnes, the rules were suspended, the bill was read the second time by title and placed on general file.

Senate bill No. 325, by Committee on Labor and Labor Statistics, entitled "An act relating to child labor, providing for the issuance of certifi-

cates of age to children engaged in certain occupations, imposing certain duties upon the bureau of labor and judges of the superior court, and prescribing penalties."

The bill was read the first time, and on motion of Scnator Fairchild, the rules were suspended, the bill was read the second time by title, ordered printed and placed on general file.

REPORT OF COMMITTEE ON ENROLLED BILLS.

SENATE CHAMBER, OLYMPIA, WASH., March 2, 1917.

MR. PRESIDENT:

Your Committee on Enrolled Bills, to whom was referred enrolled Senate joint resolution No. 11, "Relating to the introduction of substitute game bill;"

Also, enrolled Senate bill No. 12, entitled "An act providing for the platting and extension of certain streets in the cities of Blaine and Olympia, across harbor areas in front of said cities;"

Also, enrolled Senate bill No. 137, entitled "An act relating to county road funds and validating certain obligations and authorizing the payment thereof and amending chapter 160 of the Session Laws of 1915;"

Also, enrolled Senate concurrent resolution No. 12, "Relating to the consideration of legislation by the Senate and House in the closing days of the session," have compared same with the original bills and resolutions and find them correctly enrolled.

Respectfully submitted. A. E. Judd, Chairman.

We concur in this report: W. V. Wells, W. Fairchild.

Senator Brown stated he had compared enrolled Senate bill No. 12 with the original bill and found same correctly enrolled. Senator Nichols made the same statement as to enrolled Senate bill No. 137.

The president signed enrolled Senate bills Nos. 12 and 137 and enrolled Senate concurrent resolution No. 12 and enrolled Senate joint resolution No. 11.

On motion of Senator Jones, the Senate passed the consideration of Senate bill No. 150, the next bill on today's calendar, for the time being.

Senate bill No. 122, by Senator Palmer.

The secretary read:

REPORT OF STANDING COMMITTEE.

Mr. President:

SENATE CHAMBER, OLYMPIA, WASH., February 13, 1917.

We, your Committee on Judiciary, to whom was referred Senate bill No. 122, entitled "An act to amend section 982 of Remington & Ballinger's Annotated Codes and Statutes of Washington, rolating to divorce and alimony," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass with the following amendments:

In line 16 of the printed bill, the same being line 25 of the original bill, insert four asterisks (****) between the word "imprisonment" and the period(.) following that word.

In line 19 of the printed bill, the same being line 29 of the original bill, strike the word "in" and insert in lieu thereof the word "of." E. E. Boner, Chairman.

We concur in this report: William Wray, E. V. Kuykendall, G. E. Steiner,

We concur in this report: William Wray, E. V. Kuykendall, G. E. Steiner, Joseph H. Smith, Harve H. Phipps, E. Ben Johnson, E. B. Palmer, Jas. Burton, F. A. Chase, D. V. Morthland.

On motion of Senator Boner, the report of the committee was adopted. Senate bill No. 122, by Senator Palmer, was read third time.

On motion of Senator Palmer, the bill was amended in line 24 of the original bill by striking the word "penitentiary" and substituting in lieu thereof the words "penal institutions."

The secretary called the roll on the final passage of Senate bill No. 122, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Chase, Cleary, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, Ghent, Groff, Hall, Hutchinson, Iverson, Jones, Karshner, Kleeb, Kuykendall, Palmer, Phipps, Smith (A. A.), Taylor, Wells, Wray—27.

Those voting nay were: Senators Cornwell, French, Johnson, Judd, Landon, McMillan, Morthland, Myers, Nichols, Smith (Joseph H.), Steiner-11.

Those absent or not voting were: Senators Carlyon, Davis (Lincoln), Metcalf, Stevenson—4.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Substitute Senate bill No. 150, by the Committee on Elections and Privileges, entitled "An act relating to elections, providing for the appointment of election officers, and prescribing the manner of conducting elections, and the canvassing and counting of votes cast thereat, and amending sections 4785, 4786, 4913, 4915, 4916, 4924, 4925 and 4926 of Remington & Ballinger's Annotated Codes and States of Washington," was read third time.

On motion of Senator Faulkner, the bill was amended in section 7, line 10, of the original bill, by inserting after the word "room" the words "or a different part of the same room."

On motion of Senator Palmer, the bill was amended by adding a new section to be known as section 10, as follows:

Section 10. Nothing in this act contained shall be construed as requiring the appointment of additional election officers in precincts where voting machines are to be used at any election, but in such cases one inspector and two judges shall be appointed.

On motion of Senator Jones, the bill was amended in section 8, line 5, page 5, of the substitute bill, by striking the period after the word "for" and adding the following words: "or the question voted upon."

The secretary called the roll on the final passage of substitute Senate bill No. 150, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, Ghent, Hall, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Morthland, Myers, Nichols, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Wells, Wray—37.

Those absent or not voting were: Senators Davis (Lincoln), French, Groff, Stevenson, Taylor—5.

There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Palmer, the call of the Senate was dispensed with.

At 12:10 p. m., Senator Palmer moved that the Senate take a recess until 1 o'clock p. m.

Senator Carlyon moved as a substitute that the Senate take a recess until 1:30 o'clock this afternoon.

The substitute motion carried.

AFTERNOON SESSION.

The Senate was called to order at 1:30 p.m. by President Hart. The secretary read:

MESSAGE TO THE SENATE.

House of Representatives, Olympia, Wash., March 2, 1917.

MR. PRESIDENT:

The House has passed engrossed House bill No. 46, entitled "An act relating to the construction, equipment and furnishing of an armory for the use of the National Guard of Washington, at Walla Walla, appropriating money from the military fund therefor, creating a commission to superintend the construction, equipment and furnishing of said armory, and authorizing the promulgation of rules and regulations for the government thereof;"

Also, engrossed House bill No. 78, entitled "An act relating to the construction, equipment and furnishing of an armory for the use of the National Guard of Washington and other military organizations at Abordoon, appropriating money from the military fund therefor, creating a commission to superintend the construction, equipment and furnishing of said armory, and authorising the promulgation of rules and regulations for the government thereof;"

Also, engrossed substitute House bill No. 249, entitled "An act relating to the capital buildings and grounds, the powers and duties of the state capital commission and the issuance of bonds for state capital purposes, and the sale of said bonds to the state or private persons, providing for a tax lovy therefor, and making appropriations therefor, and repealing sections 1, 2 and 3 of chapter 191 of the Laws of 1915."

And the same are herewith transmitted.

C. R. MAYBURY, Chief Clerk.

On motion of Senator Cox, the Senate returned to the order of business.

INTRODUCTION OF BILLS.

Engrossed House bill No. 46, by Mr. Summers, entitled "An act relating to the construction, equipment and furnishing of an armory for the use of the National Guard of Washington at Walla Walla, appropriating money from the military fund therefor, creating a commission to superintend the construction, equipment and furnishing of said armory, and authorizing the promulgation of rules and regulations for the government thereof."

The bill was read the first time, and on motion of Senator Cox, the rules were suspended, the bill was read the second time by title and placed on general file.

Engrossed House bill No. 78, by Mr. Graham, entitled "An act relating to the construction, equipment and furnishing of an armory for the use of the national guard of Washington and other military organizations at Aberdeen, appropriating money from the military fund therefor, creating a commission to superintend the construction, equipment and furnishing of said armory, and authorizing the promulgation of rules and regulations for the government thereof."

The bill was read the first time, and on motion of Senator Cox, the rules were suspended, the bill was read the second time by title and placed on general file.

Engrossed substitute House bill No. 249, by Committee on State Capitol and Grounds, entitled "An act relating to the capitol buildings and grounds, the powers and duties of the state capitol commission and the issuance of bonds for state capitol purposes, and the sale of said bonds to the state or private persons, providing for a tax levy therefor, and making appropriations

therefor, and repealing sections 1, 2 and 3 of chapter 191 of the Laws of 1915."

The bill was read the first time, and on motion of Senator Cox, the rules were suspended, the bill was read the second time by title and placed on general file.

REPORTS OF STANDING COMMITTEES.

SENATE CHAMBER, OLYMPIA, WASH., March 2, 1917.

MR. PRESIDENT:

We, your Committee on Rules and Joint Rules, to whom was referred substitute House bill No. 154, entitled "An act relating to banking and trust business," have had the same under consideration, and we respectfully report the same back to the Sonate with the recommendation that it be re-referred to the Committee on Banks and Banking.

Louis F. Hart, Chairman.

We concur in this report: Jesse S. Jones, O. T. Cornwell, Harve H. Phipps, Oliver Hall.

On motion of Senator Taylor, the report of the committee was adopted. Senate bill No. 195, by Senator Nichols, entitled "An act relating to commercial waterway districts of the State of Washington, and providing for the issuance of refunding bonds by said district," was read third time.

The secretary called the roll on the final passage of Senate bill No. 195, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Burton, Chase, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Hall, Iverson, Johnson, Jones, Karshner, Landon, Metcalf, Morthland, Myers, Nichols, Palmer, Smith (A. A.), Wray—24.

Those absent or not voting were: Senators Brown, Carlyon, Cleary, Cornwell, Davis (Lincoln), Ghent, Groff, Hutchinson, Judd, Kleeb, Kuykendall, McMillan, Phipps, Smith (Joseph H.), Steiner, Stevenson, Taylor, Wells—18.

On motion of Senator Nichols, the title of the bill was amended by adding to the end thereof the following: "and amending section 8172 of Remington & Ballinger's Annotated Codes and Statutes of Washington, as amended by chapter 11 of the Session Laws of 1911."

There being no objection, the title of the bill, as amended, was ordered to stand as the title of the act.

Senator Palmer moved a call of the Senate, seconded by Senators Nichols and Cornwell.

The motion carried.

The sergeant-at-arms locked the doors of the Senate.

The secretary called the roll, all members being present except Senators Davis (Lincoln) and Stevenson, both excused.

Senate bill No. 88.

The secretary read:

REPORTS OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., February 16, 1917.

MR. PRESIDENT:

We, a majority of your Committee on Revenue and Taxation, to whom was referred Senate bill No. 88, entitled "An act relating to taxation, providing for a poll tax and the collection thereof, and declaring an emergency," have had the same under con-

sideration, and we respectfully report the same back to the Senate with the recommendation that it do pass with the following amendments:

Strike section 11, and insert in lieu thereof the following:

"Section 11. Any person, firm, corporation, public or private, or company, or agent thereof, having persons in his or their employ liable to pay a poll tax as hereinbefore provided, shall upon demand duly made by such collector, furnish a list showing the names of all persons so employed, and the wages due and owing to each of such employes, and if the amount of said poll tax be then due it shall be paid at once to the collector by said employer. Any such employer refusing to furnish such list upon demand shall be deemed guilty of a misdemeanor, and upon conviction shall be fined in any sum not exceeding one hundred dollars (\$100.00) and may also be imprisoned in the county jail not exceeding one month. And any payment made by said employer as herein provided shall be a complete defense in any suit or action brought by the employe for such sum or sums. The county assessor may in the name of the county where any poll tax is sought to be collected from an employer or person indebted to the poll tax payer, invoke in the collection of such tax any process of civil procedure authorized by law. Public officers of this state shall render any service demanded by the assessor or any collector duly authorized by them, without charge or fee of any kind: Provided, That the county assessor may allow in the case of public officers who receive their compensation by fees such allowance chargeable against the taxes collected as they may deem just."

Strike section 23 and insert in lieu thereof the following:

"Sec. 23. The proceeds of the poll tax collected in each county shall be used for the support and maintenance of the public schools thereof."

E. J. CLEARY, Chairman.

We concur in this report: W. M. Karshner, D. H. Cox.

SENATE CHAMBER,

MR. PRESIDENT:

OLYMPIA, WASH., February 16, 1917.

I, a minority of your Committee on Public Revenue and Taxation, to whom was referred Senate bill No. 88, entitled "An act relating to taxation, providing for a poll tax and the collection thereof, and declaring an emergency," have had the same under consideration, and I respectfully report the same back to the Senate with the recommendation that it do not pass.

DAN LANDON.

On motion of Senator Palmer, the majority report of the committee was adopted.

Senate bill No. 88, by Senator Palmer, was read third time.

On motion of Senator Nichols, the bill was amended by adding to the end of section 2 the following:

"Provided further, When any elector of the State of Washington presents to and files with the county assessor a certificate from the proper officer, that said elector voted at every election held in the precinct of his residence within the state during the preceding year, the said elector shall be exmpt from paying said poll tax for said year."

Senator Iverson moved to amend the bill in section 1, line 1, of the printed bill, by inserting after word "any" the word "male."

The motion failed to carry.

Senator Palmer moved to amend section 2 by striking the words and figures "two (2)" wherever it appeared in the bill and substituting the word and figure "three (\$3)" and the word and figure "three (\$3)" and substituting therefor the word and figure "four (\$4)" and by striking the figure and word "four (\$4)" and substituting in lieu thereof the word and figure "five (\$5)."

Senator Iverson offered as an amendment to the amendment to amend the bill in line 6 of the original bill, section 1, after the word "due" strike the comma and substitute a period therefor and strike the balance of the section.

Senator Brown moved that the bill be indefinitely postponed.

A roll call on the motion to indefinitely postpone was demanded by Senators Iverson, Burton, Nichols, Hutchinson, Palmer, Brown and Karshner.

The secretary called the roll and the motion to indefinitely postpone failed to carry by the following vote:

Those voting aye were: Senators Brand, Brown, Burton, Cornwell, Davis (Walter S.), Fairchild, Faulkner, Ghent, Iverson, Johnson, Jones, Landon, McMillan, Myers—14.

Those voting may were: Senators Barnes, Boner, Carlyon, Chase, Cleary, Ferryman, Groff, Hutchinson, Judd, Karshner, Kleeb, Kuykendall, Metcalf, Morthland, Nichols, Palmer, Phipps, Smith (A. A.), Steiner, Taylor, Wells, Wray—22.

Those absent or not voting were: Senators Cox, Davis (Lincoln), French, Hall, Smith (Joseph H.), Stevenson—6.

The secretary read:

MESSAGE TO THE SENATE.

House of Representatives, Olympia, Wash., March 2, 1917.

MR. PRESIDENT:

The House refuses to concur in Senate amendments to House bill No. 393, entitled "An act making appropriations for the purchase of land for, construction of buildings at; for maintenance of and sundry expenses at the various state institutions, schools and state offices, and for the sundry civil expenses of the state government and for miscellaneous purposes for the fiscal term beginning April 1, 1917, and ending March 31, 1919, except as otherwise provided, and making appropriations for certain deficiencies, and declaring this act shall take effect April 1, 1917," and respectfully asks the Senate to recede therefrom.

C. R. MAYBURY, Chief Clerk.

MESSAGE TO THE SENATE.

MR. PRESIDENT:

House of Representatives, Olympia, Wash., March 2, 1917.

The speaker has signed Senate bill No. 12, entitled "An act providing for the platting and extension of certain streets in the cities of Blaine and Olympia, across harbor areas in front of said cities;"

Also Senate bill No. 137, entitled "An act relating to county road funds and validating certain obligations and authorizing the payment thereof and amending chapter 160 of the Session Laws of 1915;"

Senate concurrent resolution No. 12, relating to consideration of bills in the closing days of the session;

Also, Senate joint resolution No. 11, "Permitting the introduction of substitute Senate bill No. 315 by the Joint Committee on Game and Game Fish;"

And the same are herewith transmitted. C. R. MAYBURY, Chief Clerk.

Senator French moved that the Senate do not recede from its amendments to House bill No. 393, and that a conference committee be appointed to act thereon.

The motion carried.

The president appointed as a committee on conference to act on House bill No. 393, Senators French, Hall and Smith (Joseph H.).

MESSAGE TO THE SENATE.

MR. PRESIDENT:

House of Representatives, Olympia, Wash., March 2, 1917.

The speaker has appointed as a conference committee on House bill No. 393 the following members of the House: Messrs. Davis, Hoff and Aspinwall.

C. R. MAYBURY, Chief Clerk.

Senator French reported that the committee on conference on House bill No. 393 were unable to agree, and asked that a free conference committee be appointed to act thereon.

On motion of Senator Jones, the report of the committee was adopted. The president appointed the same committee to act as a free conference committee on House bill No. 393.

MESSAGE TO THE SENATE.

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., March 2, 1917.

MR. PRESIDENT:

The House has adopted the report of its conference committee on engrossed House bill No. 393, and has granted the committee the power of free conference.

C. R. MAYBURY, Chief Clerk.
The motion by Senator Iverson to amend the amendment offered to
Senate bill No. 88 by Senator Palmer failed to carry.

Senator Palmer withdrew his motion.

On motion of Senator Palmer, the bill was amended in section 10, line 2, of the printed bill, by striking the word "personal" after the word "any."

Senator Palmer moved to amend the bill in section 10, line 4, of the printed bill, by striking the word "personal" after the word "of."

The motion failed to carry.

On motion of Senator Palmer, section 28 was stricken.

Senator Faulkner moved to amend the bill as follows:

By striking section 24, and in section 16, line 4 of the printed bill, by striking the words "less the percentum allowed for fees," and in section 17, line 3 of the printed bill, by striking the words "less the per centum allowed for fees."

The motion failed to carry.

The secretary called the roll on the final passage of Senate bill No. 88, as amended, and it failed to pass by the following vote:

Those voting aye were: Senators Carlyon, Chase, Cleary, Cox, Groff, Hutchinson, Karshner, Metcalf, Nichols, Palmer, Smith (Joseph H.), Taylor, Wells, Wray—14.

Those voting nay were: Senators Barnes, Boner, Brand, Brown, Burton, Cornwell, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Ghent, Hall, Iverson, Johnson, Jones, Judd, Kleeb, Kuykendall, Landon, McMillan, Morthland, Myers, Phipps, Smith (A. A.), Steiner—26.

Those absent or not voting were: Senators Davis (Lincoln) and Stevenson—2.

Senator Iverson explained his vote as follows:

"This bill is an attempt to make the workmen and women pay the large share towards building automobile roads. It is unjust, uncalled for, and not a good way to collect taxes. The bill is an unjust discrimination. I vote no."

On motion of Senator Nichols, the rules were suspended, and all bills passed at today's session ordered immediately engrossed and transmitted to the House.

The secretary read:

MR. PRESIDENT:

We, your free conference committee, appointed to confer with a like committee from the House as to amendments on House bill 393, beg to report that we recommend that the House concur in the Senate amendment in line 172 of the printed bill, being line 12, page 7 of the engrossed bill where the Senate passed an amendment to strike "22,500" and insert in lieu thereof the figures "24,000;"

In line 173 of the printed bill, being line 13, page 7 of the engrossed bill, after the word "services" insert "and foundation shed;" also in the same line strike the figures "19,500" and insert in lieu thereof "17,800;" also, Senate amendment in line 192 of the printed bill, being line between lines 11 and 12, of page 8 of the engrossed bill, strike the figures "4,000" and insert in lieu thereof "6,500;" also, Senate amendment in line 193 of the printed bill, being line 13 of page 3 of the engrossed bill, strike the figures "3,700" and insert in lieu thereof "1,200;" also, Senate amendment in line 325 of the printed bill, being line 5 on page 14 of the engrossed bill, strike the figures "7,700" and insert in lieu thereof "8,200;" also, Senate amendment in line 326 of the printed bill, being line 6 on page 14 of the engrossed bill, strike the figures "3,000" and insert in lieu thereof "3,500;" also, Senate amendment in line 327 of the printed bill, being line 7, page 14 of the engrossed bill, strike the words "electric heating plant" and insert "power house, electric plant, steam heating plant, and railroad spur;" Senate amendment in line 599 of the printed bill, being line 20 of page 23 of the engrossed bill, strike the word "Spokane" and insert in lieu thereof the word "Seattle;" also, Senate amendment on page 18 of the printed bill, strike lines 771 to 777 inclusive, on page 28 of the engrossed bill and insert in lieu thereof the following:

"The Adjutant General and other employes of the military department, \$63,600. Also, Senate amendment on page 18 of the printed bill, strike lines 778 to 799 inclusive, being lines 15.to 31 inclusive, page 28 and lines 1 to 6 inclusive on page 29 of the engrossed bill and insert in lieu thereof the following: "supplies, material and service, 332,140.

Your committee on free conference further reports that the bill be amended by adding a new section to be known as section three.

Section 3. This act is necessary for the immediate preservation of the public peace, health and safety and the support of the state government and its existing public institutions and shall take effect April 1, 1917.

E. L. FRENCH,

Oliver Hall, Joseph H. Smith.

Chairman Senate Committee.

C. C. Aspinwall, C. H. Hoff.

J. H. DAVIS, Chairman House Committee.

Senator French moved the adoption of the report of the committee on free conference.

The secretary called the roll and the report was adopted by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Ferryman, Ghent, Hall, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Morthland, Myers, Palmer, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wells, Wray—35.

Voting nay: Senator Faulkner-1.

Those absent or not voting were: Senators Davis (Lincoln), French, Groff, Nichols, Phipps, Stevenson—6.

Former Senator Pliny Allen of King county was escorted to a seat beside the president.

Senator Taylor was called to preside.

Senate bill No. 106.

The secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER. OLYMPIA, WASH., February 8, 1917.

MR. PRESIDENT:

We, your Committee on Education, to whom was referred Senate bill No. 106, entitled "An act relating to free kindergartens and amending section 4740 of Remington & Ballinger's Annotated Codes and Statutes of Washington," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass with the following amendments:

In section 1, line 5 of the printed bill, being line 12 of the original bill, strike the words "four" and insert in lieu thereof the word "five."

In section 1, line 9 of the printed bill, being line 18 of the original bill, after the word "allow" insert "one-half."

In section 1, line 12 of the printed bill, being lines 22 and 23 of the original bill, strike the words "kindergarten attendance of less hours per day shall be allowed half credit."

We concur in this report: Walter S. Davis, Dan Landon, John W. Kleeb.

On motion of Senator Davis (Walter S.), the report of the committee was adopted.

Senate bill No. 106, by Senators Ferryman, Davis (Walter S.), and Johnson, was read third time.

On motion of Senator Davis (Walter S.), the bill was amended in section 1, line 21, of the original bill, by striking the words "four-hour day" and inserting in lieu thereof the following words: "three-hour day: Provided, that, for the purposes of this act, an attendance of two (2) hours shall be credited as one-half day."

Senator Nichols moved to amend the bill in section 1, line 3, of the printed bill, by striking all of the bill after word "district."

A roll call on the motion was demanded by Senators Steiner, Iverson, Brown, Landon, Johnson, Ferryman, Faulkner.

The secretary called the roll and the motion failed to carry by the following vote:

Those voting aye were: Senators Boner, Brand, Brown, Burton, Faulkner, French, Groff, Hall, Hutchinson, Karshner, McMillan, Nichols—12.

Those voting nay were: Senators Barnes, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Ferryman, Ghent, Iverson, Johnson, Jones, Kleeb, Landon, Metcalf, Morthland, Myers, Palmer, Phipps, Smith (A. A.), Steiner, Taylor, Wray—23.

Those absent or not voting were: Senators Carlyon, Davis (Lincoln), Judd, Kuykendall, Smith (Joseph H.), Stevenson, Wells—7.

The secretary called the roll on the final passage of Senate bill No. 106, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Chase, Cornwell, Cox, Davis (Walter S.), Fairchild, Ferryman, Ghent, Hall, Iverson, Johnson, Jones, Kleeb, Landon, Metcalf, Morthland, Myers, Nichols, Palmer, Phipps, Smith (A. A.), Steiner, Taylor, Wells, Wray—24.

Those voting nay were: Senators Barnes, Boner, Brand, Burton, Brown, Cleary, Faulkner, French, Groff, Hutchinson, Karshner, Kuykendall, McMillan—13.

Those absent or not voting were: Senators Carlyon, Davis (Lincoln), Judd, Smith (Joseph H.), Stevenson—5.

There being no objection, the title of the bill was ordered to stand as the title of the act.

The secretary read:

MESSAGE TO THE SENATE.

House of Representatives, Olympia, Wash., March 2, 1917.

MR. PRESIDENT:

The House has adopted the report of the free conference committee on engrossed House bill No. 393.

C. R. Maybury, Chief Clerk.

Senate bill No. 146. The secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., February 21, 1917.

MR. PRESIDENT:

We, your Committee on Medicine, Dentistry, Surgery and Hygiene, to whom was referred Senate bill No. 146, entitled "An act providing for the registration of pharmacists, prescribing the qualifications, and providing for the examination of applicants for registration and repealing sections 8446, 8447, 8448 and 8449 of Remington & Ballinger's Annotated Codes and Statutes of Washington," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass with the following amendment:

In section 4, line 4 of the printed bill, the same being line 23 of the original bill, after the word "act" strike the colon (:) and insert in lieu thereof a period (.), and strike the balance of the section.

We concur in this report: Dr. J. A. Ghent, W. W. Brand, Harve H. Phipps, W. M. Karshner, D. H. Cox.

Senator Karshner moved that the report of the committee be not adopted. The motion carried.

Senate bill No. 146, by Senator Karshner, was read third time.

The secretary called the roll on the final passage of Senate bill No. 146, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, Ghent, Groff, Iverson, Johnson, Jones, Karshner, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Morthland, Myers, Nichols, Palmer, Phipps, Smith (A. A.), Taylor, Wells, Wray—33.

Those absent or not voting were: Senators Carlyon, Davis (Lincoln), French, Hall, Hutchinson, Judd, Smith (Joseph H.), Steiner, Stevenson—9.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate bill No. 219. The secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., March 1, 1917.

MR. PRESIDENT:

We, your Committee on Appropriations, to whom was referred Senate bill No. 219, entitled "An act providing for the setting apart and donating for pulbic use certain shore lands, providing for the platting of harbor areas, confirming title to certain shore lands, removing clouds therefrom, and making an appropriation for such purposes," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass with the following amendments:

In section 1, line 8 of the printed bill, the same being line 15 of the original bill, strike the period after the figures "1913," and insert in lieu thereof a semicolon (;) and the following: "and the title to all shore lands heretofore purchased from the state as second class shore lands is hereby confirmed to such purchaser, his heirs and assigns, out to the inner harbor line heretofore established and platted under chapter 183 of the Session Laws of 1913 or which shall be established and platted under this act, and all reservations shown upon the plat made and filed pursuant to chapter 183 of the Session Laws of 1913, are declared null and void, except reservations shown thereon for harbor area and reservations in such harbor area and reservations across

shore lands for transversed streets which were extensions of streets existing across shore lands at the time of filing of such plat.

In section 2, line 3 of the printed bill, the same being section 2, line 28 of the original bill, insert before the word "not" the following: "of the first and second class."

In section 2, line 4 of the printed bill, which is line 29 of the original bill, insert after the word "shore lands" the following: "or out of harbor areas in front thereof."

At the end of section 2 add the following: "In case of any reservations made as herein before provided for the city of Seattle or the Port of Seattle out of first class shore lands platted prior to the first of March, 1917, the city council or the port commission shall within sixty (60) days after the filing of the plat by the land commissioner showing such reservations file an acceptance thereof with the land commissioner and within two (2) years after the filing of such acceptance pay to the State of Washington the appraised value of such shore lands of the first class so reserved and accepted for the benefits of the Alaska-Yukon-Pacific Exposition, and shore land improvement fund, and in default of making such payment within such time said reservations shall be null and void and such reservations shall be subject to sale in the same manner as if they had not been made.

E. L. FERNCH, Chairman.

We concur in this report: Joseph H. Smith, Dan Landon, D. H. Cox, E. J. Cleary.

On motion of Senator Landon, the report of the committee was adopted. The president resumed the chair.

On motion of Senator Groff, the Senate resolved itself into a committee of the whole to consider Senate bill No. 219.

The bill was considered in the committee of the whole, Senator Iverson in the chair, and reported back to the Senate with the recommendation that it do pass with the following amendments:

Add to the end of section 2 the following:

Provided, however, That in case all outstanding warrants issued against the Alaska-Yukon-Pacific Exposition and shore land improvement funds are paid in full prior to the expiration of the two (2) year period provided for above, then any reservation of first and second class shore lands made for the city of Seattle or the port of Seattle and accepted and not paid for shall vest in the municipality for which the reservation was made without said municipality being required to pay to the State of Washington the appraised value thereof.

Add a new section to be known as section 4, as follows: Sec. 4. "The said sum of \$5,000 herein appropriated shall be repaid to the general fund out of the moneys hereafter coming into the state shore land improvement fund, after present obligation upon said fund has been paid.

On motion of Senator Iverson, the report of the committee was adopted. On motion of Senator Fairchild, the rules were suspended, and the reading had in the committee of the whole was considered the third reading of the bill, and it was placed on final passage.

The secretary called the roll and Senate bill No. 219, as amended, passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Chase, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, Ghent, Hutchinson, Iverson, Johnson, Judd, Karshner, Kleeb, Kuykendall, Landon, Metcalf, Morthland, Myers, Palmer, Smith (A. A.), Wells, Wray—28.

Voting nay: Senator Groff-1.

Those absent or not voting were: Senators Carlyon, Cleary, Davis (Lincoln), French, Hall, Jones, McMillan, Nichols, Phipps, Smith (Joseph H.), Steiner, Stevenson, Taylor—13.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate bill No. 324, by Senator Hall, entitled "An act relating to and validating warrants issued by the board of county commissioners in payment

of rewards for the apprehension and conviction of criminals," was read third time.

The secretary called the roll on the final passage of Senate bill No. 324, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brown, Burton, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Ghent, Groff, Hall, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Morthland, Myers, Palmer, Smith (A. A.), Wells, Wray—33.

Those absent or not voting were: Senators Brand, Carlyon, Davis (Lincoln), Nichols, Phipps, Smith (Joseph H.), Steiner, Stevenson, Taylor—9.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate bill No. 321.

The secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., February 21, 1917.

MR. PRESIDENT:

We, your Committee on Rural Credits and Agricultural Development, to whom was referred Senate bill No. 321, entitled "An act relating to farm development and amending section 3000-15 of Remington & Ballinger's Annotated Codes and Statutes of Washington," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass with the following amendments:

Amend the title by inserting in line 1, after the word "to" the words "the bureau of" and after the figures "3000-15" the figures "3000-16, 3000-17, 3000-18 and 3000-19." Add new sections to be known as sections 2, 3, 4 and 5, as follows:

SEC. 2. That section 3000-16 of Remington & Ballinger's Code be amended to read as follows:

Section 3000-16. The board of county commissioners of any county may by request in writing apply to the director of the bureau of farm development for the appointment of an agricultural expert or a home economics expert, or both, and the director shall appoint and assign to such county the expert or experts applied for: Provided, That the expert or experts so appointed and assigned shall be satisfactory to the board of county commissioners applying therefor. The board of county commissioners shall have the power to determine the period during which any such expert shall be employed and to fix the compensation of such expert, not exceeding two hundred (\$200.00) dollars per month, and in their discretion necessary traveling expenses.

SEC. 3. That section 3000-17 of Remington & Ballinger's Code be amended to read as follows:

Section 3000-17. Any such expert shall during the period of his or her employment maintain an office within the county for which he or she is appointed, and with the consent of the board of county commissioners of such county * * * may employ such assistants as may be required and purchase such books, equipment, apparatus and material as may be required, which books, equipment, apparatus and material shall become and remain the property of the county. * * * * With the consent and approval of the director of farm development, two or more counties may unite in employing an agricultural expert or home economics expert or both, and agree between the boards of commissioners for the apportionment of the salary and expenses of such experts or either of them, and the providing of books, equipment, apparatus and material and all other things in relation thereto.

Sec. 4. That section 3000-18 of Remington & Ballinger's Code be amended to read as follows:

Section 3000-18. Such agricultural experts shall give individual instruction and conduct demonstration work with the object of improving the agricultural methods and

conditions of their counties, and shall perform such other duties as may be required, subject to the general supervision and control of the director of the bureau of farm development; such home economics experts shall give individual instruction and conduct demonstration work in the buying, preserving and preparation of food, the purchase of material and the making of clothing, and in home sanitation and nursing, and in home arrangement and housekeeping, with the object of improving home conditions of their counties, and shall perform such other duties as may be required, subject to the general supervision and control of the director of the bureau of farm development: Provided, That the boards of county commissioners shall always have the right to co-operate with the department of agriculture of the United States in the appointment, maintenance and work of such experts; and in such event, the director of the bureau of farm development shall appoint for the county exercising the privilege herein granted, such person or persons as said department of agriculture may recommend, and said experts shall then be subject to the general supervision and control of said department of agriculture, and said department of agriculture shall defray such portion as may be agreed upon, of the salary, office expenses, and other expenses incurred by such expert.

That section 3000-19 of Remington & Ballinger's Code be amended to SEC. 5.

read as follows: Section 3000-19. For the purpose of fully and effectively carrying out the object and provisions of this act, the boards of county commissioners of the counties participating herein, * * * are hereby empowered to levy, appropriate, and set aside such sum of money as may be necessary: * * * and in the event of a failure from any cause to levy and appropriate such funds, and until the next annual tax levy, said boards of county commissioners are empowered to pay such salaries RALPH METCALF, Chairman. and expenses, from the county current expense fund.

We concur in this report: J. W. Faulkner, James Burton, J. H. Ferryman, C. R.

McMillan.

On motion of Senator Metcalf, the report of the committee was adopted. Senate bill No. 321, by Senator Metcalf, was read third time.

The secretary called the roll on the final passage of Senate bill No. 321,

as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Ghent, Groff, Hall, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, Metcalf, Morthland, Myers, Palmer, Smith (A. A.), Steiner, Taylor, Wells, Wray-33.

Senators Burton, Carlyon, Chase, Those absent or not voting were: Davis (Lincoln), McMillan, Nichols, Phipps, Smith (Joseph H.), Stevenson

There being no objection, the title of the bill was ordered to stand as the title of the act.

Substitute Senate bill No. 144, by the Committee on Railroads and Transportation, entitled "An act relating to trespassing on rights-of-way of railroads and interurban electric roads, vesting the powers and duties of sheriffs in employes of the public service commission, and amending section 2664-1 of Remington and Ballinger's Annotated Codes and Statutes of Washington," was read third time.

The secretary called the roll on the final passage of substitute Senate bill No. 144, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Ghent, Groff, Hall, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Morthland, Myers, Palmer, Smith (A. A.), Steiner, Taylor, Wells, Wray-36.

Those absent or not voting were: Senators Burton, Davis (Lincoln), Nichols, Phipps, Smith (Joseph H.), Stevenson—6.

There being no objection, the title of the bill was ordered to stand as

the title of the act.

On motion of Senator French, further proceedings under the call of the Senate were dispensed with.

On motion of Scnator Metealf, the rules were suspended and the Senate returned to the order of business.

PRESENTATION OF RESOLUTIONS.

The secretary read Senate concurrent resolution No. 13, by the Committee on roads and bridges, "Relative to the Rainier National Park."

WHEREAS, It appears that the Congress of the United States has appropriated

certain moneys for the development of national parks, and

WHEREAS, The department of the interior favors the construction of a highway within the Rainier National Park, beginning at a point on the extension of the Mational Park Highway from Ashford to Longmire Springs near the mouth of the Tahoma fork of the Nisqually river and running thence in a northerly direction to a point on the Carbon river near the northwest corner of the park, and

WHEREAS, It is contrary to the policy of the department of the interior to construct highways within the park unless such highways connect, or can eventually be

made to connect, with the existing state and county highways, and

WHERDAS, The most natural route for a highway from the northwest boundary of the Rainier National Park to and connecting with the present system of state highways would be by way of Fairfax, thence by the most feasible route to Orting, thence over the existing county roads to and connecting with the Pacific Highway at Sumner,

Now Therefore, Be It Recolved, By the Senate of the State of Washington, the House of Representatives concurring, that a highway be established, beginning at a point on the Pacific Highway at Sumner, thence on the existing county roads to Orting, thence by the most feasible route to Fairfax, thence up the valley of the Carbon river across the forest reserve to the west boundary of the Rainier National Park, there to connect with the proposed highway to be constructed by the federal government within the park.

On motion of Senator Metcalf, the resolution was adopted.

On motion of Senator Taylor, the rules were suspended, and all bills passed at this afternoon's session ordered immediately engressed and transmitted to the House.

At 5:15 p.m., on motion of Senator Jones, the Senate adjourned until 11 o'clock tomorrow morning.

Louis F. Hart, President of the Senate.

FRANK M. DALLAM, JR., Secretary of the Senate.

FIFTY-FIFTH DAY.

MORNING SESSION.

SENATE CHAMBER.

OLYMPIA, WASHINGTON, Saturday, March 3, 1917.

The Senate was called to order at 11 o'clock a. m., by President Hart, pursuant to adjournment.

Rev. C. T. Goodsell offered prayer.

The secretary called the roll; all members being present, except Senators Davis (Lincoln) and Stevenson, both excused.

On motion of Senator McMillan, the reading of yesterday's journal was dispensed with, and it was approved.

REPORTS OF STANDING COMMITTEES.

The Committee on Judiciary recommended that Senate bill No. 289 do pass, with certain amendments.

The report of the committee, together with the bill, was placed on gen eral file.

The Committee on Agriculture recommended that engrossed House bill No. 138 do pass, with certain amendments.

The report of the committee, together with the bill, was placed on gen eral file.

> SENATE CHAMBER, OLYMPIA, WASH., February 28, 1917.

MR. PRESIDENT:

We, your Committee on Rural Credits and Agricultural Development, to whom was referred Senate joint resolution No. 9, relating to rural credit and development. and providing for an investigation of the fonsibility of land colonization under state direction, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

RALPH METCALF, Chairman.

We concur in this report: Dr. J. A. Ghent, Ed Brown, Jas. Burton, C. R. Mc-Millan.

On motion of Senator Metealf, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., March 3, 1917.

MR. PRESIDENT:

Your Committee on Engrossed Bills, to whom was referred engrossed substitute Senate bill No. 150, entitled "An act relating to elections, providing for the appointment of election officers, and prescribing the manner of conducting elections, and the canvaccing and counting of votes east thereat, and amending sections 1785, 1786, 1913, 4915, 4916, 4924, 4925 and 4926 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, engrossed Senate bill No. 106, entitled "An act relating to free kindergartens and amending section 4710 of Remington & Ballinger's Annotated Codes and Statutes of Washington:"

Also, engrossed Senate bill No. 219, entitled "An act providing for the setting apart and donating for public services certain shore lands, and providing for the platting and re platting of harbor areas, with the establishment and re-establishment of inner and outer harbor lines on Lake Washington and making an appropriation for such purposes," have compared same with the original and substitute bills and find them correctly engrossed. Respectfully submitted,

JAMES BURTON, Chairman.

We concur in this report: Walter S. Davis, J. H. Ferryman.

SENATE CHAMBER, OLYMPIA, WASH., March 2, 1917.

MR. PRESIDENT:

Your Committee on Engrossed Bills, to whom was referred engrossed Senate bill No. 94, entitled "An act relating to building and loan, and savings and loan associations and societies, the organization, management, regulation and control thereof, providing penalties, and amending actions 3601-5, 3601-7, 3601-20, 3601-22, 3601-27 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, engrossed Senate bill No. 53, entitled "An act relating to cold storage, providing for the inspection and regulation of cold storage warehouses and the inspection and regulation of food kept in cold storage, vesting the commissioner of agriculture with certain duties and powers in connection therewith and prescribing penalties for violations of this act;"

Also, engrossed Senate bill No. 297, entitled "An act escheating to the permanent school fund of the State of Washington unclaimed deposits in banks, savings and loan societies, and all other institutions in which deposits of money are made, requiring said institutions to file a list of such deposits, fixing a penalty for the violation thereof, and repealing sections 3344 and 3345 of Remington & Ballinger's Code;"

Also, engrossed Senate bill No. 122, entitled "An act to amend section 982 of Remington & Ballinger's Annotated Codes and Statutes of Washington, relating to divorce and alimony;"

Also, engrossed Senate bill No. 96, entitled "An act relating to the practice of midwifery, regulating the same, providing for the examination and licensing of applicants, and providing penalties for the violation of this act," have compared same with the original bills and find them correctly engrossed Respectfully submitted,

JAMES BURTON, Chairman.

We concur in this report: J. H. Ferryman, E. Ben Johnson.

SENATE CHAMBER, OLYMPIA, WASH., March 2, 1917.

MR. PRESIDENT:

Your Committee on Engrossed Bills, to whom was referred engrossed substitute Senate bill No. 3, entitled "An act relating to the collection of taxes, creating a delinquent tax loan fund in each county, providing for the Issuance, sale and redemption of warrants thereon and amending sections 9219, 9157, 9259, 9260, 9269 and 9272 and repealing sections 9259, 9254, 9255, 9256, 9262, 9278 and 9279 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, engrossed substitute Senate bill No. 160, entitled "An act relating to public service properties and utilities and amending sections 8626-7, 8626-46, 8626-49, 8626-51, 8626-52, 8626-63 and 8626-80 of Remington & Ballinger's Annotated Codes and Statutes of Washington; and further amending title LXX of volume 3 of Remington & Ballinger's Annotated Codes and Statutes of Washington by adding thereto a soction to he known as section 8626-18½ providing that stcamboat companies must refund unused tickets and a section to be known as section 8626-66½ authorizing the public service commission to fix standard clearances for railroads;"

Also, engrossed Senate bill No. 318, entitled "An act relating to contracts to teach in the public schools, and prescribing the conditions under which the resignations of teachers shall be acepted," have compared same with the original bills and find them correctly engrossed.

Respectfully submitted,

JAMES BURTON, Chairman.

We concur in this report: Walter S. Davis, E. Ben Johnson.

SENATE CHAMBER, OLYMPIA, WASH., March 2, 1917.

MR. PRESIDENT:

Your Committee on Enrolled Bills, to whom was referred enrolled Senate bill No. 67, entitled "An act relating to the improvement of certain highways, providing a method for the collection and payment of the cost thoron, and amending sections 5731, 5733,

5737, 5738, 5739, 5740, 5741, 5742; 5744, 5745, 5746, 5747, 5755, 5756, 5757, 5761, 5762, 5763, 5764 and 5765, and repealing sections 5748, 5749, 5750, 5751, 5752, 5753, 5754, 5766 and 5767 of Remington & Ballingor's Annotated Codes and Statutes of Washington," have compared same with the engrossed bill, and find it correctly enrolled.

Respectfully submitted,

A. E. Judd, Chairman,

We concur in this report: W. V. Wells, W. Fairchild.

On motion of Senator Metcalf, the rules were suspended, and Senate joint resolution No. 9, by Senator Metcalf, was read third time and placed on final passage.

The secretary called the roll on the final passage of Senate joint resolution No. 9, "Relating to rural credit and development and providing for an investigation of the feasibility of land colonization under state direction," and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Cornwell, Davis (Walter S.), Fairchild, French, Ghent, Goff, Hall, Hutchinson, Johnson, Judd, Karshner, Kleeb, Landon, McMillan, Metcalf, Morthland, Myers, Nichols, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Wray—29.

Those voting nay were: Senators Chase, Faulkner, Ferryman, Iverson, Palmer—5.

Those absent or not voting were: Senators Cleary, Cox, Davis (Lincoln), Jones, Kuykendall, Stevenson, Taylor, Wells—8.

Senator Carlyon moved that all messages from the Governor now on file with the secretary be referred to the Committee on Rules, without reading.

The motion carried. The secretary read:

MESSAGE TO THE SENATE.

House of Representatives, Olympia, Wash., March 2, 1917.

Mr. President:

The House has passed House bill No. 394, entitled "An act relating to the public highways and making an appropriation for the engineering, construction and maintenance of state roads and declaring an emergency;"

Also, engrossed House bill No. 147, entitled "An act relating to the foreclosure of delinquent tax certificates, regulating the price for publication of notices thereof, and amending section 9257 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, engrossed House bill No. 149, entitled "An act relating to county printing, and amending sections 3912 and 3913 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, engrossed House bill No. 168, entitled "An act relating to publications in newspapers, authorized or required by law;"

Also, engrossed House bill No. 34, entitled "An act establishing a state normal school at the city of Centralia, Lewis county, providing for the management, operation and maintenance of the same, and the conditions for the opening thereof, and levying a tax therefor;"

Also, engrossed House bill No. 279, entitled "An act relating to the industrial insurance department, vesting in such department title to property acquired on execution sale in the collection of judgments for premiums due the state, providing for the sale and disposition of the same, and conferring certain power and authority upon the industrial insurance commissioners;"

Also, engrossed House bill No. 184, entitled "An act to establish a state trout hatchery in Whatcom county and making an appropriation therefor;"

Also, engrossed substitute House bill No. 182, entitled "An act relating to the filling of lowlands within cities of the second and third class, providing for the cre-

ation of assessment districts therefor, and the levying and collection of special assessments on the property benefited, amending sections 7971 and 7975 of Reming ton & Ballinger's Annotated Codes and Statutes of Washington, validating certain proceedings for the creation of assessment districts;"

Also, engrossed House bill No. 316, entitled "An act relating to the establish ment of independent highway districts, organization and administration thereof, the construction and maintenance of trunk line highways, the issuance and sale of bonds, and the assessment and collection of taxes therefor;"

Also, engrossed House bill No. 216, entitled "An act to amend chapter 100 of the Laws of 1915, regarding the limit of liability for loss of baggage and effects;"

Also, engrossed House bill No. 214, entitled "An act relating to weights and measures, authorizing state scalors to act as automobile inspectors in certain cases, and amending sections 9511 2, 9511 3, 9511 1 and 9511 5 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, House bill No. 227, entitled "An act relating to crimes and punishments, defining the crime of adultary, providing for a single standard of morals in certain tasks, and amending section 2457 of Remington & Ballingor's Annotated Codes and Statutes of Washington;"

Also, House bill No. 237, entitled "An act relating to the compensation of the commissioner of labor and his assistants, and amending section 6551 of Romington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, House bill No. 386, entitled "An act relating to the listing of personal property for taxation and amending section 0151 of Remington & Ballinger's Anno tated Codes and Statutes of Washington."

And the same are herewith transmitted.

C. R. MAYBURY, Chief Clerk.

INTRODUCTION OF BILLS.

Engrossed House bill No. 34, by Mr. Lease, entitled "An act establishing a state normal school at the city of Centralia, Lewis county, providing for the management, operation and maintenance of the same, and the conditions for the opening thereof, and levying a tax therefor."

The bill was read the first time, and on motion of Senator Wray, the rules were suspended, the bill was read the second time by title, and referred to the Committee on Educational Institutions.

Engrossed House bill No. 147, by Mr. Gorham, entitled "An act relating to the foreclosure of delinquent tax certificates, regulating the price for publication of notices thereof, and amending section 9275 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Boner, the rules were suspended, the bill was read the second time by title, and referred to the Committee on Judiciary.

Engrossed House bill No. 149, by Mr. Girard, entitled "An act relating to county printing, and amending sections 3913 and 3913 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Smith (A. A.), the rules were suspended, the bill was read the second time by title, and referred to the Committee on Printing.

Engrossed House bill No. 168, by Mr. Girard, entitled "An act relating to publications in newspapers, authorized or required by law."

The bill was read the first time, and on motion of Senator Smith (A. A.), the rules were suspended, the bill was read the second time by title, and referred to the Committee on Printing.

Engrossed substitute House bill No. 182, by Committee on Municipal Corporations other than the First Class, entitled "An act relating to the filling

of lowlands within cities of the second and third class, providing for the creation of assessment districts therefor, and the lovying and collection of special assessments on the property benefited, amending section 7971 and 7975 of Remington and Ballinger's Annotated Codes and Statutes of Washington, validating certain proceedings for the creation of assessment districts."

The bill was read the first time, and on motion of Sonator Cornwell, the rules were suspended, the bill was read the second time by title, and referred to the Committee on Municipal Corporations.

Engrossed House bill No. 184, by Messrs. Roth, Yale, Hoff and Brown, entitled "An act to establish a state trout hatchery in Whatcom county and making an appropriation therefor."

The bill was read the first time, and on motion of Senator Stoiner, the rules were suspended, the bill was read the second time by title, and referred to the Committee on Fisheries.

Engrossed House bill No. 214, by Committee on Commerce and Manufacturing, entitled "An act relating to weights and measures, authorizing state sealers to act as automobile inspectors in certain cases, and amending sections 9511-2, 9511-3, 9511-4 and 9511-5 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Kleeb, the rules were suspended, the bill was read the second time by title, and referred to the Committee on Commerce and Manufactures.

Engrossed House bill No. 216, by Mr. Grass, entitled "An act to amend chapter 190 of the Laws of 1915, regarding the limit of liability for loss of baggage and effects."

The bill was read the first time, and on motion of Senator Carlyon, the rules were suspended, the bill was read the second time by title, and referred to the Committee on Railroads and Transportation.

Engrossed House bill No. 279, by Committee on Industrial Insurance, entitled "An act relating to the industrial insurance department, vesting in such department title to property acquired on execution sale in the collection of judgments for premiums due the state, providing for the sale and disposition of the same, and conferring certain power and authority upon the in dustrial insurance commissioners."

The bill was read the first time, and on motion of Senator Chase, the rules were suspended, the bill was read the second time by title, and referred to the Committee on Industrial Insurance.

Engrossed House bill No. 316, by Mr. Crawford, entitled "An act relating to the establishment of independent highway districts, organization and ad ministration thereof, the construction and maintenance of trunk line high ways, the issuance and sale of bonds, and the assessment and collection of taxes therefor."

The bill was read the first time, and on motion of Scnator Nichols, the rules were suspended, the bill was read the second time by title, and referred to the Committee on Roads and Bridges.

House bill No. 227, by Committee on Public Morals, entitled "An act relating to crimes and punishments, defining the crime of adultery, providing for a single standard of morals in certain cases, and amending section 2457 of Remington and Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Davis (Walter S.), the rules were suspended, the bill was read the second time by title, and referred to the Committee on Public Morals.

House bill No. 237, by Committee on Compensation and Fees for State and County Officers, entitled "An act relating to the compensation of the commissioner of labor and his assistants, and amending section 6551 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Fairchild, the rules were suspended, the bill was read the second time by title, and referred to the Committee on Labor and Labor Statistics.

House bill No. 386, by Mr. Ryan, entitled "An act relating to the listing of personal property for taxation and amending section 9131 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Cleary, the rules were suspended, the bill was read the second time by title, and referred to the Committee on Public Revenue and Taxation.

House bill No. 394, by Committee on Roads and Bridges, entitled "An act relating to the public highways and making an appropriation for the engineering, construction and maintenance of state roads and declaring an emergency."

The bill was read the first time, and on motion of Senator Nichols, the rules were suspended, the bill was read the second time by title, and referred to the Committee on Roads and Bridges.

Senator Brown stated that he had compared enrolled Senate bill No. 67 with the original and found it correctly enrolled.

The president signed enrolled Senate bill No. 67.

The secretary read:

MESSAGE TO THE SENATE.

House of Representatives, Olympia, Wash., March 3, 1917.

MR. PRESIDENT:

The House refuses to concur in Senate amendments to House bill No. 102, entitled "An act creating the office of state tax commissioner, defining his powers and duties and repealing sections 9084 and 9089 of Remington and Ballinger's Code, and respectfully ask the Senate to recede therefrom.

C. R. MAYBURY, Chairman.

MESSAGE TO THE SENATE.

House of Representatives, Olympia, Wash., March 2, 1917.

MR. PRESIDENT:

The speaker has signed House bill No. 393, entitled "An act making appropriations for the purchase of land for, construction of buildings at; for maintenance of and sundry expenses at the various state institutions, schools and state offices, and for the sundry civil expenses of the state government, and for miscellaneous purposes for the fiscal term beginning April 1, 1917, and ending March 31, 1919, except as otherwise provided, and making appropriations for certain, deficiencies, and declaring this act shall take effect April 1, 1917," and the same is herewith transmitted.

C. R. MAYBURY, Chief Clerk.

Senator Landon moved that the Senate do not recede from its amendments to House bill No. 102, and that a conference committee be appointed to act thereon.

The motion carried.

The president appointed Senators Cleary, Hall and Cox as a conference committee to act on House bill No. 102.

The president signed enrolled House bill No. 393.

GENERAL FILE.

Senate bill No. 298, by Senators Davis (Walter S.) and Metcalf, entitled "An act relating to the investment of the funds of guardians, executors, administrators, trustees, banks, savings and loan associations, trust companies and insurance companies in farm loan bonds, and the depositing of securities by state, county or city depositaries," was read third time.

On motion of Senator Palmer, section 3 was stricken.

The secretary called the roll on the final passage of Senate bill No. 298, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Ferryman, French, Hall, Hutchinson, Iverson, Johnson, Karshner, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Myers, Palmer, Phipps, Smith (A. A.), Steiner, Wells, Wray—30.

Voting nay: Senator Faulkner-1.

Those absent or not voting were: Senators Carlyon, Davis (Lincoln), Ghent, Groff, Jones, Judd, Morthland, Nichols, Smith (Joseph H.), Stevenson, Taylor—11.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Substitute Senate bill No. 315, by Joint Committee on Game, entitled "An act relating to game and game birds, standardizing the time of sunset in the State of Washington, and amending sections 5395-4, 5395-24, 5395-25, 5395-26, 5395-27 and 5395-33 of Remington & Ballinger's Annotated Codes and Statutes of Washington," was read third time.

On motion of Senator Myers, the bill was amended in section 1, subdivision 9, line 28, of the original bill, by inserting between the words "to" and "close" the word "shorten."

On motion of Senator Palmer, the bill was amended in section 1, subdivision 7, line 7, of the substitute bill, by striking the brackets on each side of the letter "s."

Senator Faulkner moved to amend the bill by striking subdivision 9, of section 1.

The motion failed to carry.

On motion of Senator Cornwell, the bill was amended in section 3, line 14, page 5, of the substitute bill, by inserting the word "Franklin" after the word "Adams" and striking the following: "Provided further, That it shall be lawful to hunt, pursue, take, kill and possess prairie chickens in Franklin county between the fifteenth day of August and the first day of September, both dates inclusive, of the same year;" being in lines 15 to 18, page 4, of the substitute bill.

On motion of Senator Kuykendall, the bill was amended in section 3, line 10, page 5, of the substitute bill, by inserting the word "Garfield" after the word "Columbia."

On motion of Senator Myers, the bill was amended in section 3, line 21, page 4, of the substitute bill, by inserting after the word "of" the words "San Juan."

On motion of Senator Cornwell, the bill was amended in section 3, line 11, page 4, of the substitute bill, by adding after the word "Whitman," the words "Walla Walla; Franklin and Adams."

On motion of Senator Palmer, the bill was amended in section 3, line 10, page 5, of the substitute bill, by inserting the word "Chelan" before the word "Columbia."

On motion of Senator Myers, the bill was amended in section 5, line 5, of the substitute bill, after the word "from" add "and including the first day of January and" and in line 5, strike the word "sixteenth" and insert in lieu thereof the word "fifteenth" and in the same line strike the words: "up to and including the thirty-first day of December."

On motion of Senator Smith (Joseph H.), the bill was amended as follows: In section 6, line 7 of the printed bill, being line 8 of the substitute bill, after the word "provided" strike all the rest of the line and all of lines 8, 9, 10, 11, 12, 13, 14, and 15 down to and including the period (.), and insert in lieu thereof the following: "that no person may kill more than one deer during the open season in the counties lying east of the eastern boundaries of Whatcom, Skagit, Snohomish, King, Pierce, Lewis and Skamania counties between October 1st and November 15th of the same year: Provided, That only one deer may be killed by any individual in Kittitas county between October 15th and December 1st, both dates inclusive of said year: And Provided further, That no person may kill more than two deer and one mountain goat from October 1st to and including November 1st of the same year in the counties lying west of the eastern boundaries of Whatcom, Skagit, Snohomish, King, Pierce, Lewis and Skamania counties, and any deer, mountain goat or any part thereof may be had in possession by any person during the said time."

On motion of Senator Myers, the bill was amended in section 6, line 20, of the substitute bill, by adding after the word "goat" the following: "Provided, further, that it shall be unlawful for any person to kill or have in his possession any deer in the counties of San Juan and Island prior to January 1st, 1921."

On motion of Senator Smith (Joseph H.), the bill was amended in section 6, line 19, of the substitute bill, by inserting after the word "unlawful" the words "for any individual."

On motion of Senator Palmer, the bill was amended in section 6, line 17, of the substitute bill, by striking the word "nor" and substituting in lieu thereof the word "or."

Senator Ghent moved to amend section 7, line 10, of the substitute bill, by inserting the word "bear" after the word "black" and striking the balance of the section.

Senator Brown moved as a substitute to strike section 7.

Senator Ghent withdrew his motion.

The motion by Senator Brown failed to carry.

On motion of Senator Kuykendall, the bill was amended in section 7 by adding to the end thereof the following: "Except when any such bear becomes predatory, and destructive of domestic animals."

On motion of Senator Faulkner, the bill was amended in section 3, line 10, page 4, of the substitute bill, by inserting the word "Okanogan" after the word "Columbia."

Senator Palmer moved to amend the bill by adding thereto two sections to be known as sections 11 and 12, as follows:

SECTION 11. That section 5395-41 (as amended by section 1, chapter 151, Laws of 1915) of Remington & Ballinger's Code be amended to read as follows:

Section 5395-41. No person shall, within the State of Washington, catch, take, attempt to take, kill, or have in his possession, or have under control for any purpose

whatever, except as in this act provided, any of the game fish hereinafter mentioned within the periods mentioned, to-wit: any variety of trout except Dolly Varden or bull' trout, or any species of bass, crappie, perch, sunfish, bream or pike, between the 30th day of November and the 1st day of April of the following year. Provided, That the above named fish may be taken from the waters of Lake Chelan, situated in Chelan county, at any season of the year in any lawful manner: Provided further, That no person shall take between the 30th day of November and the 1st day of April of the year following more than ten (10) pounds of game fish in any one day or more than twenty (20) pounds in any one week from the waters of Lake Chelan: Provided further, That in the county of Pierce no person shall take, catch or kill any bass, perch, crappie, sunfish, bream or pike between the 1st day of May and the 15th day of June: Provided further, That in the county of King no person shall at any time between the 15th day of May and the 1st day of July take, catch, or kill any black bass, calico bass or crappie: Provided further, That it shall be unlawful to take, catch or kill any bass from Silver lake, situated in Cowlitz county, between the 15th day of March and the 1st day of June. Any person violating the provisions of this section shall be guilty of a misdemeanor.

SEC. 12. That section 5395-42 of Remington & Ballinger's Code be amended to read as follows:

Section 5395-42. No person shall catch, take, kill or have in his possession more than fifty game fish in any one day, nor more than twenty pounds and one game fish in any one day, nor more than thirty pounds and one game fish in any one calendar week, nor in any other manner by angling for them with hook and line held in the hand or attached to a rod so held, and no person shall have in his possession any game fish, caught, taken or killed in any of the waters of this state except as provided in this chapter: Provided, (That in King county no person shall catch, take, kill or have in his possession more than thirty per day and fifty per week of the following named game fish, to-wit: sunfish, bluegill, crappie, calico bass, perch or trout, nor more than ten per day or twenty per week of black bass), nor have in his or her possession or under his or her control at any time more than fifty game fish nor more than twenty black bass. It being the intention to limit the catch of game fishes, no matter how many varieties are included in the catch, to fifty game fish at one time, but the limit on black bass shall never exceed twenty, but the limit on game fish if black bass are included in the same, shall never exceed fifty at one time. Any person violating this section shall be guilty of a misdemeanor.

The motion failed to carry.

The secretary called the roll on the final passage of substitute Senate bill No. 315, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Burton, Carlyon, Chase, Cleary, Cox, Davis (Walter S.), Fairchild, Ferryman, French, Ghent, Groff, Hall, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Morthland, Myers, Nichols, Palmer, Phipps, Smith (A. A.), Wells—33.

Those voting nay were: Senators Brown, Cornwell, Faulkner, Smith (Joseph H.), Steiner, Taylor, Wray-7.

Those absent or not voting were: Senators Davis (Lincoln) and Stevenson—2.

There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Myers, the rules were suspended, and all bills passed at today's session ordered immediately engrossed and transmitted to the House.

At 1 o'clock p. m., Senator Palmer moved that the Senate take a recess until 3 o'clock this afternoon.

Senator Taylor moved as a substitute that the Senate take a recess until 2 o'clock this afternoon.

The substitute motion carried.

AFTERNOON SESSION.

The Senate was called to order at 2 o'clock p. m. by President Hart,

Senate bill No. 325, by Committee on Labor and Labor Statistics, entitled "An act relating to child labor, providing for the issuance of certificates of age to children engaged in certain occupations, imposing certain duties upon the bureau of labor and judges of the superior court, and prescribing penalties," was read third time.

Senator Fairchild moved that further consideration of Senate bill No. 325 be discontinued for the time being.

The motion carried.

Senate bill No. 317.

The secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., February 27, 1917.

MR. PRESIDENT:

We, your Committee on Industrial Insurance, to whom was referred Senate bill No. 317, entitled "An act relating to the compensation of injured workmen in our industries and the compensation of their dependents where such injuries resul'. In death, providing for the collection and disbursement of funds for such purpose, providing penalties and amending section 6604-4 of Remington & Ballinger's Annotated Codes and Statutes of Washington, as amended by section 1 of chapter 188, Session Laws of 1915 of the State of Washington, and amending sections 6604-3, 6604-22 and 6604-23 of Remington & Ballinger's Annotated Codes and Statutes of Washington, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass with the following amendments:

In section 1, line 47 of the printed bill, being line 16, page 3 of the original bill, after the word "payroll" strike the words "at least ten days."

after the word "payroll" strike the words "at least ten days.

In section 2, line 131 of the printed bill, being line 1, page 10 of the original bill, after the word "shall" strike the words "have power to," and insert in lieu thereof the following: "on or before the 30th day of September, 1917, and semi-annually thereafter."

In section 2, line 133 of the printed bill, being line 5, page 10 of the original bill, after the word "rating," strike the remainder of the line, being the words "from time to time, to" and insert in lieu thereof the words "shall at the same time."

In section 2, line 136, of the printed bill, being line 9, page 10 of the original bill, strike the word "to" and insert in lieu thereof the word "shall."

In section 3, line 6 of the printed bill, being line 10, page 14 of the original bill, after the asterisks, insert the following: "Each commissioner shall give a surety company bond in the sum of twenty-five thousand dollars (\$25,000) payable to the State of Washington, conditioned upon the faithful performance of his duties, and the person designated by the said commission as claim agent shall give a surety company bond in the sum of twenty thousand dollars (\$20,000) payable to the State of Washington, conditioned upon the faithful performance of his duties."

In section 4, line 8 of the printed bill, being line 22, page 14 of the original bill, after the period (.) add the following: "Whenever any county, city, town or other municipality of the state, shall be engaged in the construction or erection of any public improvement, building or structure involving, in the opinion of the commissioners, unusual and extra hazardous risks to the workmen employed thereon, by reason of its character or the method of its construction, the commissioners may appoint a sufficient number of inspectors to supervise such work and enforce such reasonable precautions as will reduce the unusual hazard involved to a minimum; and in such case, the cost and expense of such supervision and inspection shall be charged to, paid by and collected from the county, city, town or other municipality engaged in such public work.

Add a new section to be known as section 5 as follows:

SEC. 5. That section 6604-8 of Remington & Ballinger's Code be amended to read as follows:

Section 6604-8. If any employer shall default in any payment to the accident fund or the medical aid fund, * * * the sum due shall be collected by action at law in the name of the state as plaintiff, and such right of action shall be in addition to any other right of action or remedy. * * * If such default be after demand, there shall also be collected a penalty equal to twenty-five per centum of the amount of the defaulted payment or payments, and the commission may require from the defaulting employer a bond to the state for the benefit of the accident and medical aid funds, with surety to their satisfaction, in the penalty of double the amount of the estimated payments which will be required from such employer into the said funds for and during the ensuing one year, conditioned for the prompt and punctual making of all payments into said funds required during said year period, together with any penalty or penalties incurred. In case of refusal or failure after written demand personally served to furnish such bond, the state in an action brought by the Attorney General in its name shall be entitled to an injunction restraining such delinquent from prosecuting any extra hazardous occupation or work until such bond shall be furnished, and any sale, transfer or lease attempted to be made by such delinquent during the period of such default, of his works, plant or lease thereto shall be invalid until all past delinquencies are made good and such bond furnished. All actions for the recovery of such payments shall be brought in the superior court * * * * and in all cases of insolvency, assignment for the benefit of creditors, or bankruptcy, the claim of the state for payments due herein shall be a claim prior to all other claims, except taxes, and it shall be the duty of all receivers or assignees for the benefit of creditors to notify the industrial insurance department of such receivership or assignment within thirty (30) days from the date of their appointment and qualification. In any action or proceeding brought for the recovery of payments due upon the payroll of an employer, the certificate of the industrial insurance department that an audit has been made of the payroll of such employer pursuant to the direction of the department and of the amount of such payroll for the period stated in the certificate shall be prima facie evidence of such fact. * *

F. A. CHASE, Chairman.

We concur in this report: W. Fairchild, E. B. Palmer, Jesse S. Jones, John W. Kleeb, O. T. Cornwell.

On motion of Senator Chase, the report of the committee was adopted.

Senate bill No. 317, by Senator Chase, was read third time.

On motion of Senator Chase, the bill was amended, in section 1, line 15, of the original bill, by inserting after the word "commission" the following words: "prior to the date of the injury."

Senator Faulkner moved to amend the bill by striking the word "semi" before the word "annually" in line 4 of the committee amendment to section 2.

The motion was lost.

Senator Kuykendall moved to amend the bill in section 1, line 44, of the printed bill, by striking therein the proviso.

The mction failed to carry.

On motion of Senator Nichols, the bill was amended in section 3 by adding to the end of said section the following: "Not to exceed six dollars per day to an auditor, or five dollars per day to any other assistant."

Senator Nichols moved to amend the bill in section 4, line 15, of the original bill, after word "act" by inserting the following: "at an expense not to exceed five thousand dollars per month."

On motion of Senator Nichols, further consideration of Senate bill No. 317 was discontinued for the present time.

The Senate resumed consideration of Senate bill No. 325.

The secretary called the roll on the final passage of Senate bill No. 325, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Groff, Hall, Hutchinson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Nichols, Palmer, Phipps, Smith (A. A.), Steiner, Wray—31.

Those absent or not voting were: Senators Carlyon, Chase, Davis (Lincoln), Ghent, Iverson, Morthland, Myers, Smith (Joseph H.), Stevenson, Taylor, Wells—11.

There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Hutchinson, the rules were suspended, and the Senate returned to the order of business.

The secretary read Senate joint resolution No. 13, by Senator Hutchinson, "Relating to infectious and contagious diseases."

On motion of Senator Hutchinson, the rules were further suspended, and Senate joint resolution No. 13 was read second and third times and placed on final passage.

The secretary called the roll on the final passage of Senate joint resolution No. 13, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, Ghent, Groff, Hall, Hutchinson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Nichols, Phipps, Smith (A. A.), Steiner—29.

Voting nay: Senator Palmer-1.

Those absent or not voting were: Senators Burton, Carlyon, Davis (Lincoln), French, Iverson, Morthland, Myers, Smith (Joseph H.), Stevenson, Taylor, Wells, Wray—12.

Senator Smith (A. A.) moved that the printing of the Senate docket be discontinued and that the book on memorials be not printed.

The motion carried.

Senate bill No. 261.

The secretary read:

REPORT OF STANDING COMMITTEE.

SFNATE CHAMPER, OLYMPIA, WASH., February 28, 1917.

MR. PRESIDENT:

We, your Committee on Cities of First Class, to whom was referred Senate bill No. 261, entitled "An act relating to the powers of metropolitan park district commissioners and amending section 5848 of Remington & Ballinger's Annotated Codes and Statutes of Washington," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass, with the following amendment:

Amend line 13 of the original bill, the same being line 6 of the printed bill by striking the period (.) and inserting in lieu thereof a comma (,) and adding the following: "and to conduct or authorize others to conduct commercial enterprises for serving the public or increasing the revenue of the district."

GUY B. GROFF, Chairman.

We concur in this report: Jesse S. Jones, Ralph Metcalf, Joseph H. Smith, R. A. Hutchinson, William Wray, E. J. Cleary.

On motion of Senator Groff, the report of the committee was adopted. Senate bill No. 261 was read third time.

The secretary called the roll on the final passage of Senate bill No. 261, by Senators Jones, Metcalf and Davis (Walter S.), as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, Ghent, Hall, Iverson, Johnson, Jones, Karshner, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Myers, Nichols, Palmer, Phipps, Smith (A. A.), Steiner, Wells, Wra;—32.

Those absent or not voting were: Senators Carlyon, Davis (Lincoln), French, Groff, Hutchinson, Judd, Morthland, Smith (Joseph H.), Stevenson, Taylor—10.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate bill No. 278, by Senator Kleeb, entitled "An act relating to public highways, providing for the expending of certain funds of counties on such highways, and amending section 5878-6 of Remington and Ballinger's Annotated Codes and Statutes of Washington," was read third time.

The secretary called the roll on the final passage of Senate bill No. 278, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Brand, Brown, Burton, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, Ghent, Hall, Iverson, Jones, Karshner, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Myers, Nichols, Palmer, Phipps, Smith (A. A.), Steiner, Wells, Wray—30.

Those absent or not voting were: Senators Boner, Carlyon, Davis (Lincoln), French, Groff, Hutchinson, Johnson, Judd, Morthland, Smith (Joseph H.), Stevenson, Taylor—12.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate bill No. 69, by Senator Karshner, entitled "An act regulating the purchase, sale and use of tuberculin and providing penalties for violation thereof," was read third time.

On motion of Senator Brown, the bill was amended in line 1 of the title, in section 2, line 12, in section 3, lines 15, 18 and 23, and in section 4, line 26, by inserting the word "bovine" before the word "tuberculin."

The secretary called the roll on the final passage of Senate bill No. 69, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Boner, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Ghent, Hall, Hutchinson, Iverson, Johnson, Jones, Karshner, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Myers, Nichols, Phipps, Steiner, Wray—30.

Those voting nay were: Senators Barnes, Palmer, Smith (A. A.), Taylor—4.

Those absent or not voting were: Senators Brand, Davis (Lincoln), Groff, Judd, Morthland, Smith (Joseph H.), Stevenson, Wells—8.

There being no objection, the title of the bill, as amended, was ordered to stand as the title of the act.

On motion of Senator Nichols, the rules were suspended, and the Senate returned to the order of motions and resolutions.

Senator Taylor moved that a special committee, consisting of Senators Nichols, Palmer and Boner, be instructed to prepare and introduce a resolution to provide for an investigation of the charges, compensation and profits of the state printer.

Senate bill No. 202, by Senators Kuykendall and Johnson, entitled "An act relating to misconduct in office of certain public officers, defining the same in certain cases, and providing for the removal of certain officers guilty thereof, and declaring the powers and duties of the Governor and Attorney General in relation thereto," was read third time.

Senator Faulkner moved that the bill be indefinitely postponed.

A roll call on the motion was demanded by Senators Kuykendall, Landon, Nichols, Davis (Walter S.), Boner, Wells and Chase.

The secretary called the roll, and the motion failed to carry by the following vote:

Those voting aye were: Senators Burton, Carlyon, Fairchild, Faulkner, Ferryman, French, Ghent, Hall, Jones, Landon, McMillan, Nichols, Smith (A. A.), Steiner—14.

Those voting nay were: Senators Barnes, Boner, Brand, Brown, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Groff, Hutchinson, Iverson, Johnson, Judd, Karshner, Kleeb, Kuykendall, Metcalf, Myers, Palmer, Phipps, Smith (Joseph H.), Taylor, Wells, Wray—25.

Those absent or not voting were: Senators Davis (Lincoln), Morthland, Stevenson—3.

The secretary called the roll on the final passage of Senate bill No. 202, and it failed to pass the Senate by the following vote:

Those voting aye were: Senators Chase, Cox, Davis (Walter S.), Groff, Hutchinson, Iverson, Johnson, Judd, Kleeb, Kuykendall, Myers, Palmer, Taylor, Wray—14.

Those voting nay were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Cleary, Cornwell, Fairchild, Faulkner, Ferryman, French, Ghent, Hall, Jones, Karshner, Landon, McMillan, Metcalf, Nichols, Smith (A. A.),. Smith (Joseph H.), Steiner, Wells—24.

Those absent or not voting were: Senators Davis (Lincoln), Morthland,. Phipps, Stevenson—4.

Senate bill No. 281.

The secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., February 27, 1917.

MR. PRESIDENT:

We, your Committee on Insurance, to whom was referred Senate bill No. 281, entitled "An act relating to insurance, and amending section 6059-17 of Remington & Ballinger's Annotated Codes and Statutes of Washington," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass with the following amendment:

In section 1, line 24 of the printed bill, being line 4, page 2 of the original bill, after the word "fund," insert the following: "Upon return to the insurance commissioner of an original license certificate issued for the current year, it may, upon his approval, be transferred to, and used in payment of a fee for another agent's license on behalf of the insurance company named in the original certificate and for an agent

receiving his mail at the same post office as the designated address of the original agent. Solicitor's and broker's licenses may be transferred upon the approval of the commissioner."

JOSEPH H. SMITH, Chairman.

We concur in this report: Jas. Burton, D. H. Cox, Jesse S. Jones, Oliver Hall.

On motion of Senator Smith (Joseph H.), the report of the committee was adopted.

Senate bill No. 281, by Senator Smith (Joseph H.), was read third time.

The secretary called the roll on the final passage of Senate bill No. 281, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Chase, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Ghent, Groff, Hall, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Myers, Nichols, Phipps, Smith (Joseph H.), Steiner, Wells—34.

Those absent or not voting were: Senators Cleary, Davis (Lincoln), Morthland, Palmer, Smith (A. A.), Stevenson, Taylor, Wray-8.

There being no objection, the title of the bill was ordered to stand as the title of the act.

The Senate resumed the consideration of Senate bill No. 317.

Senator Chase moved as an amendment to the amendment offered by Senator Nichols to strike the words "five thousand" and substitute the words "seven thousand five hundred."

The motion failed to carry.

Senator Chase moved to amend the amendment offered by Senator Nichols by striking the words "five thousand" and substituting the words "six thousand five hundred."

The motion carried.

The motion by Senator Nichols, as amended, carried.

Senator Chase moved to amend the bill in section 3, by striking the period at the end thereof and substituting a colon and adding the following: "Provided, however, the secretary, the chief auditor and the chief claim adjuster may each be paid such compensation as the commission may deem proper, not to exceed two hundred dollars per month."

The motion was lost.

The secretary called the roll on the final passage of Senate bill No. 317, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Ferryman, Ghent, Groff, Hall, Hutchinson, Iverson, Jones, Judd, Karshner, Kleeb, Kuykendall, McMillan, Metcalf, Myers, Palmer, Phipps, Smith (A. A.), Taylor, Wray—30.

Those voting nay were: Senators Faulkner, French, Landon, Nichols, Smith (Joseph H.)—5.

Those absent or not voting were: Senators Carlyon, Davis (Lincoln), Johnson, Morthland, Steiner, Stevenson, Wells—7.

On motion of Senator Chase, the title of the bill was amended by inserting after the figures "6604-3" the figures "6604-8."

There being no objection, the title of the bill, as amended, was ordered to stand as the title of the act.

The secretary read:

MESSAGE TO THE SENATE.

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., March 3, 1917.

MR. PRESIDENT:

The speaker has signed Senate bill No. 67, entitled "An act relating to the improvement of certain highways, providing a method for the collection and payment of the cost thereof, and amending sections 5731, 5733, 5737, 5738, 5739, 5740, 5741, 5742, 5744, 5745, 5746, 5747, 5755, 5756, 5757, 5761, 5762, 5763, 5764, and 5765 and repealing sections 5748, 5749, 5750, 5751, 5752, 5753, 5754, 5766 and 5767, Remington & Ballinger's Annotated Codes and Statutes of the State of Washington;"

Also, House bill No. 63, entitled "An act for the relief of H. S. Royce;"

Also, House bill No. 124, entitled "An act making an appropriation for state aid of tuberculosis hospitals for the biennium ending April 30th, 1917, and providing when this act shall take effect;"

Also, House joint resolution No. 9, entitled "A resolution by the House of Representatives and the Senate, of the State of Washington that the Roads and Bridges Committee of the House be permitted to introduce the road appropriation budget;"

Also, House bill No. 202, entitled "An act appropriating the sum of forty thousand dollars (\$40,000.00) for the current expense of the State College of Washington;"

Also, House memorial No. 8, relating to urging Congress to bring about compulsory military training;

Also, House bill No. 66, entitled "An act relating to the militia, defining certain ocenses and prescribing certain penalties, repealing chapter 102 of the Laws of 1911, amending certain sections and repealing certain sections of the military code of the State of Washington, and declaring an emergency;"

Also, the House has passed engrossed House bill No. 171, entitled "An act relating to the printing of ordinances and regulations of cities of the first, second and third

classes;"
Also, engrossed House bill No. 126, entitled "An act relating to the taxation of inheritances and amending section 9181, section 9188 and section 9192 and repealing section 9186 and section 9187 of Remington & Ballinger's Code and amending title LXXVI of Remington & Ballinger's Code by adding thereto a section to be known as 9188-1 and a section to be known as 9187-1;"

Also, engrossed substitute House bill No. 160, entitled "An act authorizing cities of the first class to create a fund with which to guarantee the payment of bonds issued against local improvement districts;"

Also, the speaker has appointed as a conference committee on House bill No. 102, Messrs. Ryan, Davis and McCall;

Also, the House has adopted House concurrent resolution No. 35, relating to the printing and distribution of House bill No. 117."

And the same are herewith transmitted.

C. R. MAYBURY, Chief Clerk.

REPORT OF COMMITTEE ON ENROLLED BILLS.

SENATE CHAMBER, OLYMPIA, WASH., March 2, 1917.

MR. PRESIDENT:

Your Committee on Enrolled Bills, to whom was referred enrolled Senate joint resolution No. 12, asking permission to introduce Senate bill No. 325, entitled "An act relating to child labor, providing for the issuance of certificates of age to children engaged in certain occupations, imposing certain duties upon the bureau of labor and judges of the superior court, and prescribing penalties," have compared same with the original resolution, and find it correctly enrolled. Respectfully submitted,

A. E. Judd, Chairman.

We concur in this report: W. Fairchild, F. A. Chase.

REPORT OF COMMITTEE ON ENGROSSED BILLS.

SENATE CHAMBER, OLYMPIA, WASH., March 3, 1917.

MR. PRESIDENT:

Your Committee on Engrossed Bills, to whom was referred engrossed Senate bill No. 321, entitled "An act relating to the bureau of farm development and amending

section 3000-15, 3000-16, 3000-17, 3000-18 and 3000-19 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, engrossed Senate bill No. 298, entitled "An act relating to the investment of the funds of guardians, executors, administrators, trustees, banks, savings and loan associations, trust companies and insurance companies in farm loan bonds, and the depositing of securities by state, county or city depositaries," have compared same with the original bills and find them correctly engrossed.

Respectfully submitted.

JAMES BURTON, Chairman.

We concur in this report: E. Ben Johnson, G. E. Steiner.

The secretary read House concurrent resolution No. 35, by Mr. Reed (Mark E.).

On motion of Senator Taylor, the resolution was indefinitely postponed. The president signed enrolled House bills Nos. 66, 63, 124, 202, and enrolled House joint resolution No. 9, and enrolled House joint memorial No. 8, and Senate joint resolution No. 12.

On motion of Senator Metcalf, the Senate resolved itself into a committee of the whole to consider substitute Senate bill No. 185.

The bill was considered in the committee of the whole, Senator Cleary in the chair, and reported back to the Senate with the recommendation that it do pass.

On motion of Senator Cleary, the report of the committee was adopted. On motion of Senator Metcalf, the reading had in the committee of the whole was considered the third reading and the bill placed on final passage.

The secretary called the roll on the final passage of substitute Senate bill No. 185, by Senator Metcalf, entitled "An act providing for the organization, management, and administration of cooperative credit associations, creating the office of director thereof, prescribing his powers and duties, and making an appropriation," and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Groff, Hall, Hutchinson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Myers, Nichols, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Taylor, Wells, Wray—36.

Those absent or not voting were: Senators Davis (Lincoln), Ghent, Iverson, Morthland, Steiner, Stevenson—6.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senator Brown gave notice that at the proper time he would move to reconsider the vote by which Senate bill No. 317 passed the Senate.

Senate bill No. 173.

The secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., March 1, 1917.

MR. PRESIDENT:

We, your Committee on Municipal Corporations, to whom was referred Senate bill No. 173, entitled "An act relating to water districts, providing for the elimination of territory within the boundary of water districts already organized, and for the disincorporation of water districts, together with the procedure therefor, and providing when this act shall take effect," have had the same under consideration, and we re-

spectfully report the same back to the Senate with the recommendation that it do pass with the following amendments:

Amend title by striking out the present title and inserting the following: "An act providing for the disineerporation of water districts organized under the Laws of the State of Washington."

Strike sections 1, 2, 3, and 5 of the act.

Strike the word and figure "section 4" in the first line of section 1 and insert in lieu thereof "section 1."

O. T. Cornwell, Chairman.

We concur in this report: P. H. Carlyon, E. V. Kuykendall, James Burton.

On motion of Senator Palmer, the report of the committee was adopted. Senate bill No. 173, by Senator Nichols, was read third time.

The secretary called the roll on the final passage of Senate bill No. 173, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Groff, Hall, Hutchinson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Myers, Nichols, Palmer, Phipps, Smith (A. A.), Taylor, Wells, Wray—35.

Those absent or not voting were: Senators Davis (Lincoln), Ghent, Iverson, Morthland, Smith (Joseph H.), Steiner, Stevenson—7.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senator Chase moved to reconsider the vote by which Senate bill No. 317 passed.

The motion was withdrawn.

Senate bill No. 289.

The secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., March 2, 1917.

MR. PRESIDENT:

We, your Committee on Judiciary, to whom was referred Senate bill No. 289, entitled "An act relating to the adoption of legal heirs and amending section 1696 of Remington & Ballinger's Annotated Codes and Statutes of Washington," have had the same under consideration, and we respectfully report the same back to the Conate with the recommendation that it do pass with the following amendment:

Add a new section as follows:

"Sec. 2. If the adoption of any such child takes place in any county other than the county in which the petitioner or petitioners reside, there shall be offered in evidence at the time of the hearing the contificate of the judge of the superior court of the county in which the petitioner or petitioners reside, to the offet that the petitioner or petitioners are persons of good moral character and fit and proper persons to be awarded the adoption of such child."

E. E. Boner, Chairman.

We concur in this report: E. V. Kuykendall, E. Ben Johnson, J. W. Faulkner,

Dan Landon, E. B. Palmer, Ralph Metcalf, Joseph H. Smith, Jas. Burton.

On motion of Senator Boner, the report of the committee was adopted. Senate bill No. 289, by Senator Steiner, was read third time.

Senator Steiner moved to strike section 2.

The motion failed to carry.

On motion of Senator Steiner, the bill was amended in section 1, line 25, of the original bill, by striking the words "the foregoing" and substituting the word "this," and in line 26 of the original bill, after the word "adoption," by striking the balance of the section.

The secretary called the roll on the final passage of Senate bill No. 289, as amended, and it passed the Sonate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Groff, Hall, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Myers, Nichols, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wells, Wray—38.

Those absent or not voting were: Senators Davis (Lincoln), Ghent, Morthland, Stevenson—4.

On motion of Senator Steiner, the title of the bill was amended by striking the words "legal heirs" and substituting the word children," and at the end of the title strike the period and substitute a comma and add "and validating adoptions heretofore made."

There being no objection, the title of the bill, as amended, was ordered to stand as the title of the act.

Senator Brown moved to reconsider the vote by which Senate bill No. 317 passed.

The motion carried.

Scnator Nichols moved to reconsider the vote by which the amendment made to the amendment by Senator Chase to the amendment by Senator Nichols was adopted by the Senate.

The motion to reconsider carried.

The motion by Senator Chase to substitute the words "six thousand five hundred" failed to carry.

The motion by Senator Nichols carried.

The secretary called the roll on the final passage of Senate bill No. 317, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Chase, Cornwell, Cox, Davis (Walter S.), Ferryman, French, Hall, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Myers, Nichols, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Wells, Wray—33.

Voting nay: Senator Faulkner-1.

Those absent or not voting were: Senators Cleary, Davis (Lincoln), Fairchild, Ghent, Groff, Morthland, Stevenson, Taylor—8.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate bill No. 170, by Senator Wray, entitled "An act relating to negotiable instruments, and amending section 3575 of Remington & Ballinger's Annotated Codes and Statutes of Washington," was read third time.

The secretary called the roll on the final passage of Senate bill No. 170, and it failed to pass the Senate by the following vote:

Those voting aye were: Senators Carlyon, Chase, Cleary, Davis (Walter S.), French, Hutchinson, Jones, Kleeb, McMillan, Metcalf, Wray-11.

Those voting nay were: Senators Boner, Brown, Burton, Cornwell, Fairchild, Faulkner, Ferryman, Hall, Johnson, Karshner, Kuykendall, Myers, Nichols, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.)—17.

Those absent or not voting were: Senators Barnes, Brand, Cox, Davis (Lincoln), Ghent, Groff, Iverson, Judd, Landon, Morthland, Steiner, Stevenson, Taylor, Wells—14.

Senate bill No. 164, by Senator Landon, entitled "An act relating to water districts, and amending sections 9510-15 and 9510-19 of Remington & Ballinger's Annotated Codes and Statutes of Washington," was read third time.

On motion of Senator Landon, the bill was amended by adding a new section to be known as section 3, as follows:

Sec. 3. That section 9510-9 of Rem. & Bal. Code be and it is hereby amended to read as follows:

Said water district shall have the power by resolution of its Section 9510-9. board of water commissioners to establish local improvement districts within its territory; to levy special assessments under the mode of annual installments extending over a period not exceeding twenty years on all property specially benefited by any local improvement on the basis of special benefits to pay in whole or in part the damages or costs of any improvements ordered in such water district; to issue local improvement bonds in any such improvement district to be repaid by the collection of local improvement assessments: Provided, That the levying and collection of all public assessments and issuance of bonds hereby authorized shall be in the manner now and hereafter provided by law for the levying and collection of local improvement assessments and the issuance of local improvement bonds by cities of the third class in so far as the same shall not be inconsistent with the provisions of this act: Provided, however, That the duties devolving upon the city treasurer under said laws be and the same hereby are imposed upon the county treasurer for the purposes of this act, the mode of assessment shall be in the manner to be determined by the board of water commissioners by resolution.

The secretary called the roll on the final passage of Senate bill No. 164, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Groff, Hall, Hutchinson, Iverson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Myers, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wray—33.

Those absent or not voting were: Senators Brand, Cox, Davis (Lincoln), Ghent, Johnson, Morthland, Nichols, Stevenson, Wells—9.

On motion of Senator Landon, the title of the bill was amended by inserting after the word "sections" the figures "9510-9."

There being no objection, the title of the bill, as amended, was ordered to stand as the title of the act.

Senate bill No. 228, by Senator Davis (Walter S.), entitled "An act relating to education, the powers and duties of the state board of education, and prescribing a course of study in American history and American government as a prerequisite of graduation in high schools," was read third time.

Senator Davis (Walter S.) moved to amend the bill by inserting after the word "government" in line 2 of section 2 of the printed bill the following: "and the history of the State of Washington."

The motion was lost.

The secretary called the roll on the final passage of Senate bill No. 228, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Groff, Hall, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Myers, Nichols, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wray—36.

Those absent or not voting were: Senators Brand, Davis (Lincoln), Ghent, Morthland, Stevenson, Wells—6.

There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Steiner, the rules were suspended, and all bills passed at today's session were ordered immediately engrossed and transmitted to the House.

At 6:20 p. m., Senator Palmer moved to adjourn until 10:30 o'clock next Monday morning.

Senator Taylor moved as a substitute that the Senate adjourn until 10 o'clock next Monday morning.

The substitute motion carried.

Louis F. Hart, President of the Senate.

FRANK M. DALLAM, JR., Secretary of the Senate.

FIFTY-SEVENTH DAY.

MORNING SESSION.

SENATE CHAMBER,

OLYMPIA, WASHINGTON, Monday, March 5, 1917.

The Senate was called to order at 10 o'clock a.m. by President Hart, pursuant to adjournment.

Rev. C. S. Morrison offered prayer.

The secretary called the roll, all members being present, except Senators Davis (Lincoln) and Stevenson, both excused.

On motion of Senator Palmer, the reading of last Saturday's journal was dispensed with and it was approved.

The secretary read:

SENATE JOINT RESOLUTION NO. 14.

By Senator Palmer, as follows:

Whereas, The United States of America is face to face with a grave national crisis revealing a foreign conspiracy to invade our country after the repeated murder of our citizens on the high seas, the driving of our ships and commerce from the ocean and practically establishing a blockade of our ports, therefore, be it

Resolved, by the Senate and the House of Representatives of the State of Washington in legislative session assembled, That the State of Washington be pledged to stand by the president to the limit of its resources in men and money, for arming our merchant ships and in support of all other measures, ways and means which the president believes to be necessary or expedient for the defense of the country and the full protection of the lives, property and just rights of American citizens on sea and land.

The Secretary of State is hereby instructed to prepare copies of this resolution and transmit the same to the president of the United States, the Senate and House of Representatives and the members of the Washington delegation to the United States Congress.

On motion of Senator Palmer, the rules were suspended, Senate joint resolution No. 14 read second and third times and placed on final passage.

The secretary called the roll on the final passage of Senate joint resolution No. 14, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Chase, Cleary, Davis (Walter S.), Fairchild, Faulkner, Ferryman, Ghent, Iverson, Judd, Karshner, Kleeb, McMillan, Morthland, Myers, Palmer, Smith (A. A.), Smith (Joseph H.), Taylor, Wells, Wray—26.

Those absent or not voting were: Senators Cornwell, Cox, Davis (Lincoln), French, Groff, Hall, Hutchinson, Johnson, Jones, Kuykendall, Landon, Metcalf, Nichols, Phipps, Steiner, Stevenson—16.

On motion of Senator Palmer, the rules were suspended, and Senate joint resolution No. 14 ordered immediately transmitted to the House.

REPORTS OF STANDING COMMITTEES.

The Committee on Rules recommended that Senate bill No. 159 be stricken from today's calendar, and that Senate bill No. 265 be substituted therefor, and that House bill No. 217 be made a special order for 12:05 o'clock this afternoon.

On motion of Senator Carlyon, the report of the committee was adopted.

A majority of the Committee on Elections and Privileges recommended that Senate bill No. 243 do pass.

A minority of the committee recommended that the bill do not pass.

The reports of the committee, together with the bill, were placed on general file.

The Committee on Judiciary recommended that engrossed House bill No. 100 do pass, with certain amendments.

The report of the committee, together with the bill, was placed on general file.

The Committee on Roads and Bridges recommended that House bill No. 195 do pass, with certain amendments.

The report of the committee, together with the bill, was placed on general file.

The Committee on Banks and Banking recommended that engrossed substitute House bill No. 154 do pass, with certain amendments.

The report of the committee, together with the bill, was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., March 5, 1917.

Mr. President:

Your Committee on Engrossed Bills, to whom was referred engrossed Senate bill No 317, entitled "An act relating to the compensation of injured workmen in our in dustries and the compensation of their dependents where such injuries result in death, providing for the collection and disbursement of funds for such purpose, providing pentities and amending section 6604-4 of Romington & Ballinger's Annotated Codes and Statutes of Washington, as amended by section 1 of chapter 188, Session Laws of 1915 of the State of Washington, and amending sections 6604-3, 6604-3, 6604-22 and 6604-23 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, engrossed Senate bill No. 69, entitled "An act regulating the purchase, sale and use of bovine tuberculin, and providing penalties for violation thereof;"

Also, engrossed Senate bill No. 164, entitled "An act relating to water districts and amending sections 9510-9, 9510-15 and 9510-19 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, engrossed Senate bill No. 261, entitled "An act relating to the powers of metropolitan park district commissioners and amonding section 5848 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, engrossed Senate bill No. 173, entitled "An act providing for the disincorporation of water districts organized under the laws of the State of Washington;"

Also, engrossed Senate bill No. 281, entitled "An act relating to insurance, and amending section 6059-17 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, engrossed Senate bill No. 289, entitled "An act relating to the adoption of children and amending section 1696 of Remington & Ballinger's Annotated Codes and Statutes of Washington, and validating adoptions heretofore made;"

Also, engrossed Senate bill No. 315, entitled "An act relating to game and game bilds, standardizing the time of sunset in the State of Washington and amending sections 5395-4, 5395-24, 5395-25, 5395-26, 5395-27 and 5395-33 of Remington & Ballinger's Annotated Codes and Statutes of Washington," have compared same with the original bills and find them correctly engrossed.

JAMES BURTON, Chairman.

We concur in this report: J. H. Ferryman, Walter S. Davis.

SENATE CHAMBER, OLYMPIA, WASH., March 3, 1917.

MR. PRESIDENT:

We, your Committee on Roads and Bridges, to whom was referred Senate bill No. 169, entitled "An act relating to public highways, authorizing the establishment of toll roads by municipalities to aid in the construction and maintenance of permanent highways, fixing penaltics for violations of this act, and providing when this act shall take effect," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it be placed on general file

RALPH D. NICHOLS, Chairman.

We concur in this report: A. E. Judd, H. D. Taylor, Ed Brown, John W. Kleeb, A. A. Smith, Oliver Hall.

On motion of Senator Nichols, the report of the committee was adopted.

SENATE CHAMBER,

MR. PRESIDENT:

OLYMPIA, WASH., March 3, 1917.

We, your Committee on Public Utilities, to whom was referred House bill No. 109, entitled "An act providing for the licensing and bonding of persons, firms or corporations engaged in or carrying on the business of installing wires to convey electric current, or electric apparatus to be operated by such current, prescribing the conditions of bonds and the rights of recovery thereof, and providing penalties for violations of this act," have had the same under consideration, and we respectfully report the same back to the Genate with the recommendation that it do pass.

JESSE S. JONES, Chairman.

We concur in this report: O. T. Cornwell, H. D. Taylor, W. W. Brand.

On motion of Senator Jones, the report of the committee was adopted.

SENATE CHAMBER,

MR. PRESIDENT:

OLYMPIA, WASH., March 3, 1917.

We, your Committee on Labor and Labor Statistics, to whom was referred House bill No. 237, entitled "An act relating to the compensation of the commissioner of labor and his assistants, and amending section 6551 of Remington & Ballinger's Annotated Codes and Statutes of Washington," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

W. FARCHILD, Chairman.

We concur in this report: C. R. McMillan, F. G. Barnes.

On motion of Senator Fairchild, the report of the committee was adopted.

SENATE CHAMBER,

MR. PRESIDENT:

OLYMPIA, WASH., March 3, 1917.

We, your Committee on Judiciary, to whom was referred engrossed House bill No. 159, critical "An act relating to domestic corporations and amonding section 3705 of Remington & Ballinger's Annotated Codes and Statutes of Washington," have bed the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

E. E. Boner, Chairman.

We concur in this report: Harve H. Phipps, F. A. Chase, G. E. Steiner, Dan Landon, Guy B. Groff, James Burton, E. B. Palmer, E. V. Kuykendall.

On motion of Senator Boner, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., March 3, 1917.

MR. PRESIDENT:

We, your Committee on Judiciary, to whom was referred engrossed House bill No. 147, entitled "An act relating to the foreclosure of delinquent tax certificates, regulating the price for publication of notices thereof, and amending section 9257 of Remington & Ballinger's Annotated Codes and Statutes of Washington," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

E. E. BONER, Chairman.

We concur in this report: Harve H. Phipps, F. A. Chase, G. E. Steiner, E. B. Palmer, Guy B. Groff, James Burton, Dan Landon, E. V. Kuykendall.

On motion of Senator Boner, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., March 3, 1917.

MR. PRESIDENT:

We, your Committee on Railroads and Transportation, to whom was referred engrossed House bill No. 216, entitled "An act to amend chapter 190 of the Laws of 1915, regarding the limit of liability for loss of baggage and effects," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

P. H. Carlyon, Chairman.

We concur in this report: E. B. Palmer, E. J. Cleary, D. H. Cox, W. Fairchild, Joseph H. Smith, F. G. Barnes.

On motion of Senator Carlyon, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., March 5, 1917.

MR. PRESIDENT :

We, your Committee on Printing, to whom was referred engrossed House bill No. 149, entitled "An act relating to county printing, and amending sections 3912 and 3913 of Remington & Ballinger's Annotated Codes and Statutes of Washington," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

A. A. SMITH, Chairman.

 $\overline{W}e$ concur in this report: Chas. E. Myers, William Wray.

On motion of Senator Smith (A. A.), the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., March 5, 1917.

MR. PRESIDENT :

We, your Committee on Printing, to whom was referred engrossed House bill No. 168, entitled "An act relating to publications in newspapers, authorized or required by law," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

A. A. SMITH, Chairman.

We concur in this report: Chas. E. Myers, William Wray.

On motion of Senator Smith (A. A.), the report of the committee was adopted.

Mr. President:

Senate Chamber, Olympia, Wash., March 5, 1917.

We, your Committee on Fisheries, to whom was referred engrossed House bill No. 184, entitled "An act to establish a state trout hatchery in Whatcom county and making an appropriation therefor," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

G. E. STEINER. Chairman.

We concur in this report: W. V. Wells, A. A. Smith, E. J. Cleary, Peter Iverson. On motion of Senator Steiner, the report of the committee was adopted.

REPORT OF CONFERENCE COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., March 5, 1917.

MR. PRESIDENT:

We, your committee on conference, to whom was referred the Senate amendments to House bill No. 64, entitled "An act relating to the survey, management, sale, reclamation, lease, and disposition of state, granted, school, tide, shore and other lands and oyster reserves, waterways and harbor areas, and amending sections 6787, 6788, 6833, 6844, 6845, 8095, 8114 and 8115 of Remington & Ballinger's Annotated Codes and Statutes of Washington, and section 1, chapter 144, Laws of 1915," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that we are unable to agree and ask that the committee be continued with powers of free conference.

W. V. Wells, Chairman.

We concur in this report: E. E. Boner, E. V. Kuykendall, Chas. I. Roth, Geo. McCoy, M. E. Reed.

On motion of Senator Wells, the report of the committee was adopted.

STATE OF WASHINGTON, OFFICE OF GOVERNOR. OLYMPIA, March 3, 1917.

To the Honorable, the President of the Senate, Olympia, Washington.

SIR: I have the honor to inform you that the Governor has today signed Senate bill No. 136, entitled "An act relating to trials in criminal actions, and providing for the drawing, retaining and selection of alternate jurors, and providing when this act shall take effect."

Respectfully,

IRVIN W. ZIEGAUS, Secretary to the Governor.

STATE OF WASHINGTON, OFFICE OF GOVERNOR. OLYMPIA, March 2, 1917.

To the Honorable, the President of the Senate, Olympia, Washington.

SIR: I have the honor to advise you that the Governor has today signed Senate bill No. 152, entitled "An act relating to and regulating the operations of coal mining, providing for the inspection thereof and limiting the hours of labor therein; creating a state mine inspection department and prescribing the qualifications and duties of inspectors; prescribing the qualifications and duties of certain officials and employes in coal mines, fixing penalties for violation of this act and repealing all acts relating to coal mines and the inspector of mines in the State of Washington.

Respectfully,

IRVIN W. ZIEGAUS, Secretary to the Governor.

MESSAGE TO THE SENATE.

Mr. PRESIDENT :

House of Representatives, Olympia, Wash., March 3, 1917.

The House has passed engrossed House bill No. 363, entitled "An act relating to the financial affairs of counties, and such cities as have a population of less than one hundred and four thousand, according to the 1910 Federal census, limiting the expenditure of the revenues of the same, prescribing penalties for the violation thereof, and amending section 9211 of Remington & Ballinger's Annotated Codes and Statutes of Washington:"

Also, engrossed House bill No. 239, entitled "An act relating to banks, providing for the security of deposits thereof, including certain deposits of public funds, creating a depositors' guaranty fund, providing for the administration thereof, prescribing the powers and duties of certain officers with reference thereto, providing penalties for violations thereof, and making an appropriation;"

Also, engrossed House bill No. 133, entitled "An act relating to local improvements in cities and towns, and amending section 7892-47 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, engrossed House bill No. 377, entitled "An act relating to the public printing and the compensation to be paid therefor, amending sections 8618, 8621, 8622,

8624, 8625 and 8626 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, engrossed House bill No. 178, entitled "An act authorizing, empowering and limiting cities of the first class to license, for the purpose of revenue, all trades, occupations and callings;"

Also, engrossed House bill No. 247, entitled "An act relating to public highways, establishing secondary highways to be known as state road No. 22 and state road No. 24, and amending section 5901-c, Remington & Ballinger's Codes and Statutes of Washington, and further amending said Codes and Statutes by adding thereto a new section to be known as section 5901-n;"

Also, House bill No. 336, entitled "An act relating to the registration of voters in the State of Washington; providing for the manner, method, time and forms thereof, providing for the striking of names from registration rolls, and amending sections 11 and 6 of chapter 16 of the Session Laws of 1915;"

Also, House bill No. 223, entitled "An act appropriating the sum of ten thousand seven hundred four and 93-100 dollars from the state shore land improvement fund (said sum being the unexpended balance of the two hundred and fifty thousand dollars set apart and appropriated by chapter 218 of the Laws of 1909), and providing for the expenditure thereof in connection with the construction and improvement of the Lake Washington canal in King county, Washington;"

Also, engrossed House bill No. 292, entitled "An act relating to revenue and taxation, and amending sections 9219, 9252, 9253, 9259 and 9262 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, engrossed House bill No. 193, entitled "An act relating to justices of the peace and constables in cities of the first and second class, and amending section 6547 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, engrossed House bill No. 211, entitled "An act to prohibit the removal, defacement, covering, alteration or destruction of the manufacturer's serial number or any other distinguishing number or identification mark on motor vehicles and providing penalties for a violation thereof;"

Also, engrossed House bill No. 291, entitled "An act authorizing the commissioners of any diking, drainage or commercial waterway district to rent equipment for hire;" Also, engrossed House bill No. 311, entitled "An act relating to the legislature,

and prescribing qualifications for members thereof;"

Also, engrossed House bill No. 256, entitled "An act relating to cultivating, pruning, spraying and caring for orchard and orchard lands, and granting a lien on such land for labor done in connection therewith and providing for the enforcement thereof;"

Also, engrossed House bill No. 51, entitled "An act relating to physical training and hygiene, in the common schools, creating a commission of physical training and hygiene, prescribing its powers and duties and making an appropriation therefor;"

Also, engrossed substitute House bill No. 373, entitled "An act relating to weights and measures, and granting all the powers and imposing all the duties now vested and required to be performed by the public service commission with respect to weighing devices used by common carriers and other public service corporations other than track scales, in the Secretary of State as ex-oficio superintendent of weights and measures;"

Also, House bill No. 80, entitled "An act relating to school districts and amending section 4424 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, House bill No. 95, entitled "An act relating to claims for damages against cities of the first class, and amending section 7996 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also. House bill No. 299, entitled "An act relating to powers of city councils of cities of the third class, and amending section 16 of chapter 184, Session Laws of 1915 of the State of Washington;"

Also, House bill No. 361, entitled "An act relating to the publication of ordinances in fourth class cities or towns, and amending section 7734 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, engrossed substitute House bill No. 7, entitled "An act relating to and regulating collection agencies, and providing for the bonding thereof, and prescribing penalties for the violation of this act;"

Also, engrossed House bill No. 257, entitled "An act empowering municipal corporations of the State of Washington to extend and operate any municipal street railway owned or operated by such municipal corporation to points outside of the corporate

boundaries thereof; and fixing the area within which such privilege may be exercised;"

Also, House bill No. 179, entitled "An act relating to the registration of titles to land, amending section 8841 of Remington & Ballinger's Annotated Codes and Statutes of Washington, and providing the method of withdrawing land titles from registration;"

Also, House bill No. 185, entitled "An act relating to marriage and prohibiting solicitation for the privilege of performing marriage rites;"

Also, engrossed House bill No. 255, entitled "An act relating to the meetings of boards of county commissioners, and amending section 3878 of Remington & Ballinger's Codes and Statutes of the State of Washington;"

Also, engrossed House bill No. 388, entitled "An act relating to private corporations and the corporate powers thereof, and amending section 3683 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, engrossed House bill No. 301, entitled "An act relating to misconduct of public school superintendents and officers, and providing a penalty for its violation;"

Also, House bill No. 337, entitled "An act authorizing cities and towns to lease or sell any municipally-owned water works, gas works, electric light and power plants, steam plants, street railway plants and lines, telegraph and telephone lines and plants, and any other municipally-owned public utility, or public utility system similar or dissimilar in character;"

Also, engrossed House bill No. 32, entitled "An act relating to the registration and confirmation of titles to land and amending sections 8810, 8813, 8818, 8828, 8859, 8891, 8892, 8893 and 8894 of Remington & Ballinger's Annotated Codes and Statutes of Washington, and making an appropriation therefor."

And the same are herewith transmitted.

C. R. MAYBURY, Chief Clerk.

On motion of Senator Nichols, the introduction of bills was made a special order for 12:01 o'clock this afternoon.

GENERAL FILE.

Senate bill No. 71. The secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., February 21, 1917.

MR. PRESIDENT:

We, your Committee on Educational Institutions, to whom was referred Senate bill No. 71, entitled "An act relating to normal schools and amending sections 4365, 4367, 4370, and 4374 of Remington & Ballinger's Annotated Codes and Statutes of Washington; repealing all acts and parts of acts in conflict therewith, providing for the maintenance and support of the normal schools by a millage tax and providing for the establishment of an extension department with general duties stated," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass with the following amendments:

Amend the title by striking from line 1 of the printed bill, being line 2 of the original bill, the words and figures "and 4374" and in lines 2 and 3 of the printed bill, being lines 3, 4 and 5 of the original bill, strike the words, "Repealing all acts and parts of acts in conflict therewith, providing for the maintenance and support of the normal schools by a millage tax."

Strike sections 5, 6, 7, 8, 9 and 10 and change the number of section 11 to section 5.

In section 5 (formerly section 11), line 1 of the printed bill, being line 2 of the original bill, after the word "service" insert the words "and candidates for certificates."

WILLIAM WRAY, Chairman.

We concur in this report: W. W. Brand, Harve H. Phipps, Chas. E. Myers, E. Ben Johnson, A. E. Judd, Oliver Hall.

On motion of Senator Wray, the report of the committee was adopted. Senate bill No. 71, by Senators Johnson, Phipps, Groff, Chase, Ferryman, Cleary and Brown, was read third time. On motion of Senator Palmer, the bill was amended in section 2, line 25, of the original bill, by striking the words "or school" and "regular," and in line 29, same section, the word "supervisory."

The secretary called the roll on the final passage of Senate bill No. 71, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Chase, Cornwell, Cox, Davis (Walter S.), Fairchild, Ferryman, Ghent, Groff, Hall, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, McMillan, Morthland, Myers, Nichols, Palmer, Smith (Joseph H.), Steiner, Taylor, Wells, Wray—33.

Those voting nay were: Senators Faulkner, French, Landon-3.

Those absent or not voting were: Senators Cleary, Davis (Lincoln), Metcalf, Phipps, Smith (A. A.), Stevenson—6.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate bill No. 265, by Senator Nichols, entitled "An act relating to and regulating common carriers of passengers upon public streets, roads and highways, and amending sections 2 and 4 of chapter 57 of the Laws of 1915," was read third time.

On motion of Senator Taylor, the bill was amended as follows:

Between section 1 and section 2 of said bill, insert the following section to be known as section $1\frac{1}{2}$:

Section 11/2. That section 1 of chapter 57 of the Laws of 1915 be amended to read as follows:

Section 1. It shall be unlawful for any person, firm or corporation, other than a steam, street or interurban railway company to engage in or carry on the business of carrying or transporting passengers for hire in any motor propelled vehicle along any public street, road or highway, within the corporate limits of any city of the first, second or third class, without having first obtained a permit so to do as hereinafter provided: Provided, That any street or interurban railway or other transportation company engaging in the business of transporting passengers for hire in any motor propelled vehicle except street cars along any public street, road or highway in this state, shall come under the provisions of this act: Provided further, That the provisions of this act shall not apply to carriers of United States mail.

Section 2, strike all of lines 3 to 19, both inclusive, and insert in lieu thereof the following:

Section 2. Every person, firm or corporation, other than a steam, street or interurban railway company, desiring to engage in the business of carrying or transporting passengers for hire in any motor propelled vehicle over or along any public street, road or highway in any city of the first, second or third class, and every street or interurban railway or other transportation company desiring to engage in the business of transporting passengers for hire in any motor propelled vehicle except street cars, shall apply to the Secretary of State for a permit to do so, and such applicant for each motor vehicle intended to be so operated shall deposit and keep on file with the Secretary of State a bond running to the State of Washington, * * * with good and sufficient surety company licensed to do business in this state as surety to be approved by the Secretary of State, conditioned for the faithful compliance by the principal of said bond with the provisions of this act and to pay all damages which may be sustained by any person injured by reason of any careless, negligent or unlawful act on the part of said principal, his agents or employes in the conduct of said business or in the operation of any motor propelled vehicle used in transporting passengers for hire over or along any public street, road or highway, and shall pay to the secretary of state a fee of five dollars and thereupon such license shall be issued to the applicant; said bond shall be in the penal sum of five thousand dollars for each such motor vehicle having seating capacity or seating arrangement for less than seven persons and in the penal sum of ten thousand dollars for each such motor vehicle having a seating capacity or seating arrangement in excess of seven passengers. The liability of the surety upon said bond or bonds shall be limited to the sum of twenty-five hundred dollars for injury to or death of any one person in any one accident and to the face of said bond in the event of injury to or death of more than one person in any one accident.

In section 4, in line 6 of the printed bill, by inserting the words "second or third" between the words "first" and "class" in said line.

The secretary called the roll on the final passage of Senate bill No. 265, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Boner, Brand, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Ferryman, French, Ghent, Groff, Hall, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Nichols, Phipps, Smith (Joseph H.), Steiner, Taylor, Wray—33.

Those voting nay were: Senators Barnes, Faulkner, Morthland, Palmer, Wells—5.

Those absent or not voting were: Senators Davis (Lincoln), Myers, Smith (A. A.), Stevenson—4.

On motion of Senator Taylor, the title of the bill was amended as follows: Strike the title and substitute the following: "An act relating to common carriers of passengers upon public streets, roads and highways, and amending sections 1, 2 and 4 of chapter 57 of the Laws of 1915, and providing penalties for the violations thereof."

There being no objection, the title of the bill, as amended, was ordered to stand as the title of the act.

Senator Phipps moved to reconsider the vote by which Senate bill No. 265 passed the Senate. $\dot{}$

On motion of Senator Phipps, the motion to reconsider was made a special order for 11 o'clock tomorrow morning.

On motion of Senator Chase, Senate bill No. 186 was re-referred to the Committee on Judiciary.

Senate bill No. 255.

The secretary read:

REPORTS OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., March 1, 1917.

MR. PRESIDENT:

We, a majority of your Committee on Cities of First Class, to whom was referred Senate bill No. 255, entitled "An act relating to the division of the uniform fire-fighting force, of cities of the first class in this state, into two platoons," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass with the following amendments:

Strike all of section 1 and insert in lieu thereof the following: "The permanent officers and members of the uniform fire-fighting force in cities of the first class in this state other than the fire chief, shall be divided by the board, officers or authorities having charge and control thereof, into two forces or platoons, which shall be designated as a day and a night force, and said day force and night force shall alternate on tours of duty as hereinafter provided."

Strike all of section 2 and insert in lieu thereof the following: "The hours of the day service shall not exceed ten (10) hours, commencing not before eight (8) o'clock a.m., and ending not later than six (6) o'clock p.m. The hours of the night service shall not exceed fourteen (14) hours, commencing not before six (6) o'clock p.m., and ending not later than eight (8) o'clock a.m., except that in the event of great, threatening or unusual conflagration, or such emergency, the fire chief, his assistant, or other person in charge or command of the fire department, shall have the power and authority to summon such firemen and employees as may be off duty to assist in the protec-

tion of life and property. In their work the said platoons shall alternate from day to night and from night to day each and every month."

Strike all of section 3 and insert in lieu thereof the following: "There shall be provided suitable and healthful places of abode for the employees and firemen so employed while on duty."

Strike all of section 4, and insert in lieu thereof the following: "The provisions of this act shall not act as a repeal of any act or acts, or part or parts of any act or acts, nor annul, modify or affect any city ordinance, or part or parts thereof, relating to the salaries, annual vacations, sick or disability leave of the members of the fire-fighting force in cities to which this act applies, nor shall the salaries be fixed at a less amount, nor the annual vacation, sick or disability leave, to the officers and members of the fire-fighting force at the time of the adoption of this act in any city to which this act applies; nor shall this act in any way or manner affect or alter the operation and regulations of the fire departments in cities wherein the two-platoon system exists at the time of the passage of this act."

GUY B. GROFF, Chairman.

We concur in this report: Joseph H. Smith, Jesse S. Jones, R. A. Hutchinson, Ralph Metcalf.

SENATE CHAMBER, OLYMPIA, WASH., March 1, 1917.

MR. PRESIDENT:

I, a minority of your Committee on Cities of First Class, to whom was referred Senate bill No. 255, entitled "An act relating to the division of the uniform fire-fighting force, of cities of the first class in this state, into two platoons," have had the same under consideration, and I respectfully report the same back to the Senate with the recommendation that it do not pass.

WILLIAM WRAY.

Senator Palmer moved the adoption of the minority report.

Senator Jones moved as a substitute that the majority report be adopted. Senator Taylor moved that the bill be indefinitely postponed.

Former Senator Josiah Collins, of King county, was escorted to a seat beside the president.

A roll call was demanded on the motion to indefinitely postpone by Senators Palmer, Hutchinson, Jones, Iverson, Wray, Ghent and Nichols.

The secretary called the roll, and the motion carried by the following vote:

Those voting aye were: Senators Boner, Brand, Brown, Burton, Chase, Cleary, Cornwell, Cox, Faulkner, Hall, Iverson, Johnson, Kuykendall, Landon, McMillan, Morthland, Myers, Nichols, Palmer, Smith (A. A.), Steiner, Taylor, Wells, Wray—24.

Those voting nay were: Senators Davis (Walter S.), Fairchild, Ferryman, Ghent, Groff, Hutchinson, Jones, Judd, Karshner, Kleeb, Metcalf, Smith (Joseph H.)—12.

Those absent or not voting were: Senators Barnes, Carlyon, Davis (Lincoln), French, Phipps, Stevenson—6.

Senate bill No. 215, by Senator Nichols, entitled "An act to correct an error in a deed executed and delivered to the State of Washington, and to convey the land therein described to Seattle school district No. 1," was read third time.

The secretary called the roll on the final passage of Senate bill No. 215, and it passed the Senate by the following vote:

Those voting aye were: Senators Boner, Brand, Brown, Burton, Chase, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, Ghent, Groff, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuyken-

dall, Landon, McMillan, Morthland, Myers, Nichols, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wells, Wray—33.

Voting nay: Senator Palmer-1.

Those absent or not voting were: Senators Barnes, Carlyon, Cleary, Davis (Lincoln), French, Hall, Metcalf, Stevenson—8.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate bill No. 242, by the Committee on Public Morals, entitled "An act relating to gambling places; declaring the same to be nuisances, and providing for the abatement thereof; providing for enjoining the person or persons conducting or maintaining the same and the owner or agent of any property used for such purposes; providing for the punishment as for contempt of any person violating any order issued hereunder; and for the assessment of a tax against the building and property and the owner and agent thereof," was read third time.

The courtesies of the Senate were extended to Honorable Judge Thomas Burke, of Seattle.

On motion of Senator Steiner, the bill was amended in section 3, lines 26 and 27, of the original bill, by striking the words "a restraining order and" and substituting in lieu thereof the word "an."

The secretary called the roll on the final passage of Senate bill No. 242, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Ghent, Groff, Hall, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, McMillan, Morthland, Myers, Nichols, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wells, Wray—36.

Voting nay: Senator Palmer-1.

Those absent or not voting were: Senators Chase, Davis (Lincoln), Landon, Metcalf, Stevenson—5.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate bill No. 24.

The secretary read:

REPORTS OF STANDING COMMITTEE.

SENATE CHAMBER,

MR. PRESIDENT:

OLYMPIA, WASH., February 26, 1917.

We, a majority of your Committee on Appropriations, to whom was referred Senate bill No. 24, entitled "An act to provide a statue to Isaac Ingalls Stevens for the national statuary hall in the capitol at Washington, D. C., and making an appropriation therefor," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

We concur in this report: P. H. Carlyon, W. M. Karshner, D. H. Cox, Guy B. Groff.

SENATE CHAMBER,

MR. PRESIDENT:

OLYMPIA, WASH., February 26, 1917.

We, a minority of your Committee on Appropriations, to whom was referred Senate bill No. 24, entitled "An act to provide a statue to Isaac Ingalls Stevens for the national statuary hall in the capitol at Washington, D. C., and making an appropriation therefor," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do not pass.

E. L. FRENCH, Chairman.

We concur in this report: Dan Landon, Oliver Hall,

On motion of Senator Carlyon, the majority report was adopted.

On motion of Senator Taylor, the Senate resolved itself into a committee of the whole to consider Senate bill No. 24.

The bill was considered in the committee of the whole, Senator Jones in the chair, and reported back to the Senate with the recommendation that it do pass with the following amendment: Strike section 2.

On motion of Senator Jones, the report of the committee was adopted.

On motion of Senator Smith (Joseph H.), the reading had in the committee of the whole was considered the third reading and the bill was placed on final passage.

The secretary called the roll on the final passage of Senate bill No. 24, by Senator Davis (Walter S.), as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Davis (Walter S.), Fairchild, Ferryman, French, Ghent, Hall, Hutchinson, Iverson, Johnson, Jones, Karshner, Kleeb, Kuykendall, McMillan, Metcalf, Morthland, Myers, Nichols, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wells, Wray—35.

Those absent or not voting were: Senators Cox, Davis (Lincoln), Faulkner, Groff, Judd, Landon, Stevenson—7.

On motion of Senator Jones, the title was amended by striking the words "and making an appropriation therefor."

There being no objection, the title of the bill, as amended, was ordered to stand as the title of the act.

Senator Palmer moved to indefinitely postpone Senate bill No. 200.

The motion failed to carry.

Senate bill No. 200.

The secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., February 13, 1917.

MR. PRESIDENT:

We, your Committee on Labor and Labor Statistics, to whom was referred Senate bill No. 200, entitled "An act relating to the practice of barbering, licensing persons to engage in such practice, providing a penalty, and amending sections 7006 and 7015 of Remington & Ballinger's Annotated Codes and Statutes of Washington," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass with the following amendment:

In section 1, lines 3 and 4 of the printed bill, same being line 8 of the original bill, after the word "barber" insert the words "in any incorporated city or town."

In section 5, line 1 of the printed bill, same being line 24 of the original bill, strike the words "the state" and insert in lieu thereof the words "any incorporated city or town."

In section 6, line 2 of the printed bill, same being line 27 of the original bill, strike the words "the state" and insert in lieu thereof the words "any incorporated city or town."

W. FAIRCHILD, Chairman.

We concur in this report: C. R. McMillan, John W. Kleeb.

On motion of Senator Fairchild, the report of the committee was adopted. Senate bill No. 200, by Senator Fairchild, was read third time.

On motion of Senator Fairchild, the bill was amended by striking section 6 and substituting the following therefor:

Sec. 6. That section 7020 of Remington & Ballinger's Code be, and the same is hereby amended to read as follows:

Section 7020. Any person practicing the occupation of barber in any * * * incorporated city or town in this state, without first having obtained a certificate of registration as provided in this chapter, or falsely pretending to be practicing such occupation under this chapter, or who uses, or allows towels to be used on more than one person before such towels have been laundered, or uses razors, lather or hair brushes on more than one person before same shall have been sterilized, or in violation of any of the provisions of this chapter, and every proprietor of a barber-shop who shall willfully employ a barber who has not such a certificate, shall be guilty of a misdemeanor and upon conviction thereof shall be punished by a fine of not less than ten dollars, nor more than one hundred dollars, or by imprisonment in the county jail not less than ten days nor more than twenty days, or both.

Senator Palmer moved to amend the bill in section 1, line 22, of the original bill, by inserting after the word "disease" the words "or syphilis, gonorrhea or itch."

The motion failed to carry.

Senator Nichols moved to strike section 3.

The motion was lost.

On motion of Senator Fairchild, the bill was amended in section 3, line 15, of the original bill, by striking the words "chapter 130, Laws of 1915" and substituting in lieu thereof the words "the existing laws."

On motion of Senator Taylor, the bill was amended in section 3, lines 17 and 18, of the original bill, by striking all of the section after the word "premium."

On motion of Senator Palmer, the bill was amended by striking section 5. The secretary called the roll on the final passage of Senate bill No. 200, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Boner, Brand, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, French, Groff, Hall, Hutchinson, Iverson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Morthland, Myers, Nichols, Phipps, Smith (A. A.), Steiner, Taylor, Wray—31.

Those voting nay were: Senators Brown, Faulkner, Ferryman, Ghent, Palmer, Wells—6.

Those absent or not voting were: Senators Barnes, Davis (Lincoln), Johnson, Smith (Joseph H.), Stevenson—5.

On motion of Senator Palmer, the title of the bill was amended by inserting the figure and word "7020 and" after the word and figure "and 7015," and striking the word "and" before the figures "7015."

There being no objection, the title of the bill, as amended, was ordered to stand as the title of the act.

The hour of 12:01 p. m. having arrived, the Senate took up the matter of

. INTRODUCTION OF BILLS.

Engrossed substitute House bill No. 7, by Committee on Judiciary, entitled "An act relating to and regulating collection agencies, and providing for the bonding thereof, and prescribing penalties for the violation of this act."

The bill was read the first time, and on motion of Senator Boner, the rules were suspended, the bill was read the second time by title and referred to the Committee on Judiciary.

Engrossed House bill No. 32, by Mr. Houser, entitled "An act relating to the registration and confirmation of titles to land and amending sections

8810, 8813, 8818, 8828, 8859, 8891, 8892, 8893 and 8894 of Remington & Ballinger's Annotated Codes and Statutes of Washington, and making an appropriation therefor."

The bill was read the first time, and on motion of Senator Smith (Joseph H.), the rules were suspended, the bill was read the second time by title and referred to the Committee on Insurance.

Engrossed House bill No. 51, by Mr. Hull, entitled "An act relating to physical training and hygiene in the common schools, creating a commission of physical training and hygiene, prescribing its powers and duties and making an appropriation therefor."

The bill was read the first time, and on motion of Senator Cornwell, the rules were suspended, the bill was read the second time by title and referred to the Committee on Education.

House bill No. 80, by Mr. Kearby, entitled "An act relating to school districts, and amending section 4424 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Cornwell, the rules were suspended, the bill was read the second time by title and referred to the Committee on Education.

House bill No. 95, by Committee on Judiclary, entitled "An act relating to claims for damages against cities of the first class, and amending section 7996 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Boner, the rules were suspended, the bill was read the second time by title and referred to the Committee on Judiciary.

Engrossed House bill No. 126, by Committee on Judiciary, entitled "An act relating to the taxation of inheritances, and amending section 9182, section 9188 and section 9192 and repealing section 9186 and section 9187 of Remington & Ballinger's Code and amending title LXXVI of Remington & Ballinger's Code by adding thereto a section to be known as section 9188-1 and a section to be known as section 9197-1."

The bill was read the first time, and on motion of Senator Boner, the rules were suspended, the bill was read the second time by title and referred to the Committee on Judiciary.

. Engrossed substitute House bill No. 160, by Committee on Municipal Corporations of the First Class, entitled "An act authorizing cities of the first class to create a fund with which to guarantee the payment of bonds issued against local improvement districts."

The bill was read the first time, and on motion of Senator Groff, the rules were suspended, the bill was read the second time by title and referred to the Committee on Cities of the First Class.

Engrossed House bill No. 171, by Mr. Grass, entitled "An act relating to the printing of ordinances and regulations of cities of the first, second and third classes."

The bill was read the first time, and on motion of Senator Smith (A. A.), the rules were suspended, the bill was read the second time by title and referred to the Committee on Printing.

House bill No. 179, by Mr. Anthony, entitled "An act relating to the registration of titles to land, amending section 8841 of Remington & Ballinger's Annotated Codes and Statutes of Washington, and providing the method of withdrawing land titles from registration."

The bill was read the first time, and on motion of Senator Smith (Joseph H.), the rules were suspended, the bill was read the second time by title and referred to the Committee on Insurance.

House bill No. 185, by Mr. Boyle, entitled "An act relating to marriage and prohibiting solicitation for the privilege of performing marriage rites."

The bill was read the first time, and on motion of Senator Boner, the rules were suspended, the bill was read the second time by title and referred to the Committee on Judiciary.

Engrossed House bill No. 193, by Mr. Boyle, entitled "An act relating to justices of the peace and constables in cities of the first and second class, and amending section 6547 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Boner, the rules were suspended, the bill was read the second time by title, and referred to the Committee on Judiciary.

Engrossed House bill No. 211, by Mr. Dwyer, entitled "An act to prohibit the removal, defacement, covering, alteration, or destruction of the manufacturer's serial number or any other distinguishing number or identification mark on motor vehicles and motor boats and providing penalties for a violation thereof."

The bill was read the first time, and on motion of Senator Nichols, the rules were suspended, the bill was read the second time by title, and referred to the Committee on Roads and Bridges.

Engrossed House bill No. 255, by Committee on Compensation and Fees of State and County Officers, entitled "An act relating to the meetings of boards of county commissioners, and amending section 3878 of Remington and Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator French, the rules were suspended, the bill was read the second time by title, and referred to the Committee on Counties and County Boundaries.

Engrossed House bill No. 256, by Mr. Olsen, entitled "An act relating to cultivating, pruning, spraying and caring for orchard and orchard lands, and granting a lien on such land for labor done in connection therewith, and providing for the enforcement thereof."

The bill was read the first time, and on motion of Senator Boner, the rules were suspended, the bill was read the second time by title, and referred to the Committee on Judiciary.

Engrossed House bill No. 257, by Messrs. Reid (D. P.), Thompson, Goff, Elliott and Healey, entitled "An act empowering municipal corporations of the State of Washington to extend and operate any municipal street railway owned or operated by such municipal corporation to points outside of the corporate boundaries thereof; and fixing the area within which such privilege may be exercised."

The bill was read the first time, and on motion of Senator Taylor, the rules were suspended, the bill was read the second time by title, and placed on general file.

Engrossed House bill No. 291, by Mr. Sims, entitled "An act authorizing the commissioners of any diking, drainage or commercial waterway district to rent equipment for hire."

The bill was read the first time, and on motion of Senator Wells, the rules were suspended, the bill was read the second time by title, and referred to the Committee on Dikes, Drains and Ditches.

House bill No. 299, by Committee on Municipal Corporations other than the First Class, entitled "An act relating to powers of city councils of cities of the third class, and amending section 16 of chapter 184, Session Laws of 1915 of the State of Washington."

The bill was read the first time, and on motion of Senator Cornwell, the rules were suspended, the bill was read the second time by title, and referred to the Committee on Municipal Corporations.

Engrossed House bill No. 301, by Mr. Weldon, entitled "An act relating to misconduct of public school superintendents and officers, and providing a penalty for its violation."

The bill was read the first time, and on motion of Senator Cornwell, the rules were suspended, the bill was read the second time by title, and referred to the Committee on Education.

Engrossed House bill No. 311, by Mr. Manague, entitled "An act relating to the legislature, and prescribing qualifications for members thereof."

The bill was read the first time, and on motion of Senator Palmer, the rules were suspended, the bill was read the second time by title, and referred to the Committee on Corporations other than Municipal.

House bill No. 337, by Mr. Guie, entitled "An act authorizing cities and towns to lease or sell any municipally-owned water works, gas works, electric light and power plants, steam plants, street railway plants and lines, telegraph and telephone lines and plants and any other municipally-owned public utility, or public utility system similar or dissimilar in character."

The bill was read the first time, and on motion of Senator Taylor, the rules were suspended, the bill was read the second time by title, and placed on general file.

House bill No. 361, by Mr. Gorham, entitled "An act relating to the publication of ordinances in fourth class cities or towns, and amending section 7734 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Smith (A. A.), the rules were suspended, the bill was read the second time by title, and referred to the Committee on Printing.

Engrossed Substitute House bill No. 373, by Committee on Judiciary, entitled "An act relating to weights and measures, and granting all the powers and imposing all the duties now vested and required to be performed by the public service commission with respect to weighing devices used by common carriers and other public service corporations other than track scales, in the Secretary of State as ex-officio superintendent of weights and measures."

The bill was read the first time, and on motion of Senator Kleeb, the rules were suspended, the bill was read the second time by title, and referred to the Committee on Commerce and Manufactures.

Engrossed House bill No. 388, by Messrs. Hastings and Shields (E. E.), entitled "An act relating to private corporations and the corporate powers thereof, and amending section 3683 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Palmer, the rules were suspended, the bill was read the second time by title, and referred to the Committee on Corporations other than Municipal.

Engrossed House bill No. 133, by Mr. Renick, entitled "An act relating to local improvements in cities and towns, and amending section 7892-47 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Boner, the rules were suspended, the bill was read the second time by title, and referred to the Committee on Judiciary.

Engrossed House bill No. 178, by Mr. Adams, entitled "An act authorizing, empowering and limiting cities of the first class to license, for the purpose of revenue, all trades, occupations and callings."

The bill was read the first time, and on motion of Senator Groff, the rules were suspended, the bill was read the second time by title, and referred to the Committee on Cities of the First Class.

Engrossed House bill No. 239, by Messrs. Farnsworth and Ryan, entitled "An act relating to banks, providing for the security of deposits thereof, including certain deposits of public funds, creating a depositors' guaranty fund, providing for the administration thereof, prescribing the powers and duties of certain officers with reference thereto, providing penalties for violations thereof, and making an appropriation."

The bill was read the first time, and on motion of Senator Chase, the rules were suspended, the bill was read the second time by title, and referred to the Committee on Banks and Banking.

Engrossed House bill No. 247, by Mr. Selmer, entitled "An act relating to public highways, establishing secondary highways to be known as state road No. 22 and state road No. 24, and amending section 5901-c, Remington & Ballinger's Codes and Statutes of Washington, and further amending said codes and Statutes by adding thereto a new section to be known as section 5901-n."

The bill was read the first time, and on motion of Senator Nichols, the rules were suspended, the bill was read the second time by title, and referred to the Committee on Roads and Bridges.

House bill No. 223, by Committee on Harbors and Waterways, entitled "An act appropriating the sum of ten thousand seven hundred four and 93-100 dollars from the state shore land improvement fund (said sum being the unexpended balance of the two hundred and fifty thousand dollars set apart and appropriated by chapter two hundred and eighteen of the Laws of Nineteen Hundred and Nine), and providing for the expenditure thereof in connection with the construction and improvement of the Lake Washington canal in King county, Washington."

The bill was read the first time, and on motion of Senator Landon, the rules were suspended, the bill was read the second time by title, and referred to the Committee on Harbors and Harbor Lines.

Engrossed House bill No. 292, by Mr. Roth, entitled "An act relating to revenue and taxation, and amending sections 9219, 9252, 9253, 9259

and 9262 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Cleary, the rules were suspended, the bill was read the second time by title, and referred to the Committee on Public Revenue and Taxation.

House bill No. 336, by Committee on Privileges and Elections, entitled "An act relating to the registration of voters in the State of Washington; providing for the manner, method, time and forms thereof, providing for the striking of names from registration rolls, and amending section 11 of chapter 16 of the Session Laws of 1915."

The bill was read the first time, and on motion of Senator Johnson, the rules were suspended, the bill was read the second time by title, and referred to the Committee on Elections and Privileges.

Engrossed House bill No. 363, by Mr. Roth, entitled "An act relating to the financial affairs of counties, and such cities as have a population of less than one hundred and four thousand, according to the 1910 Federal census, limiting the expenditure of the revenues of the same, prescribing penalties for the violation thereof, and amending section 9211 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator French, the rules were suspended, the bill was read the second time by title, and referred to the Committee on Counties and County Boundaries.

Engrossed House bill No. 377, by Committee on Printing and Supplies, entitled "An act relating to public printing and the compensation to be paid therefor, amending sections 8618, 8621, 8622, 8624, 8625 and 8626 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Smith (A. A.), the rules were suspended, the bill was read the second time by title, and referred to the Committee on Printing.

On motion of Senator Taylor, the special order for 12:05 was advanced until 2:05 p. m. today.

On motion of Senator Taylor, the rules were suspended, and the Senate returned to the order of business.

REPORTS OF STANDING COMMITTEES.

SENATE CHAMBER, OLYMPIA, WASH., March 5, 1917.

MR. PRESIDENT:

We, your Committee on Rules and Joint Rules, to whom was referred House bill No. 134, by Mr. Kelly (A. A.), entitled "An act limiting and prescribing what shall be treated as assets in computing the indebtedness of taxing districts," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it be re-referred to the Committee on Judiciary.

Louis F. Hart, Chairman.

We concur in this report: Harve H. Phipps, H. D. Taylor, Jesse S. Jones, E. L. French, O. T. Cornwell, Oliver Hall.

On motion of Senator Taylor, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., March 3, 1917.

MR. PRESIDENT:

We, your Committee on Cities of the First Class, to whom was referred engrossed substitute House bill No. 160, entitled "An act authorizing cities of the first class to

create a fund with which to guarantee the payment of bonds issued against local improvement districts," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

GUY B. GROFF, Chairman.

We concur in this report: R. A. Hutchinson, E. H. Cleary, Ralph Metcalf, Jesse S. Jones.

On motion of Ecnator Croff, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., March 5, 1917.

MR. PRESIDENT:

We, your Committee on Public Utilities, to whom was referred engrossed House bill No. 257, entitled "An act empowering municipal corporations of the State of Washington to extend and operate any municipal street railway owned or eperated by such municipal corporation to points outside of the corporate boundaries thereof; and fixing the area within which such privilege may be exercised," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

Jesse S. Jones, Chairman.

We concur in this report: Guy B. Groff, F. G. Barnes, W. W. Brand, H. D. Taylor.

On motion of Senator Jones, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., March 5, 1917.

MR. PRESIDENT:

We, your Committee on Public Utilities, to whom was referred House bill No. 337, entitled "An act authorizing cities and towns to lease or sell municipally-owned water works, gas works, electric light and power plants, steam plants, street railway plants and lines, telegraph and telephone lines and plants, and any other municipally-owned public utility or public utility system similar or dissimilar in character," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

Jesse S. Jones, Chairman.

We concur in this report: Guy B. Groff, F. G. Barnes, W. W. Brand, H. D. Taylor.

On motion of Senator Jones, the report of the committee was adopted.

SENATE CHAMBER,
OLYMPIA, WASH., March 5, 1917.

MR. PRESIDENT:

We, your Committee on Banks and Banking, to whom was referred House bill No. 239, entitled "An act relating to banks, providing for the security of deposits thereof including certain deposits of public funds, creating a depositors' guaranty fund, providing for the administration thereof, prescribing the powers and duties of certain officers with reference thereto, providing penalties for violation thereof, and making an appropriation," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

F. G. BARNES, Chairman.

We concur in this report: F. A. Chase, E. E. Boner, A. E. Judd.

On motion of Senator Barnes, the report of the committee was adopted. At 12:20 p. m., on motion of Senator Taylor, the Senate took a recess

until 2 o'clock this afternoon.

AFTERNOON SESSION.

The Senate was called to order at $2\ \dot{p}$. m. by President Hart. The secretary read:

MESSAGE TO THE SENATE.

House of Representatives, Olympia, Wash., March 5, 1917.

MR. PRESIDENT:

The speaker has signed House joint resolution No. 10, entitled "Permitting the Appropriation Committee to introduce a supplemental budget;"

Also, House joint resolution No. 11, entitled "Permitting the Committee on Municipal Corporations other than the First Class."

And the same are herewith transmitted.

C. R. MAYBURY, Chief Clerk.

On motion of Senator Smith (A. A.), the rules were suspended and the Senate returned to the order of business.

REPORTS OF STANDING COMMITTEES.

The Committee on Printing, to whom was referred Senate concurrent resolution No. 11, recommended that the memorial speech made by Professor E. S. Meany be printed in the journal as an appendix.

The report of the committee, together with the resolution, was placed on general file.

The Committee on Educational Institutions recommended that engrossed House bill No. 34 do pass, with certain amendments.

The report of the committee, together with the bill, was placed on general file.

SPECIAL ORDER.

The hour of 2:05 p. m. having arrived, the Senate proceeded to consider House bill No. 217.

House bill No. 217, by Mr. Renick, entitled "An act relating to cities of the first class, and prohibiting therein the diversion of revenues secured for special purposes to other funds or uses, and amending section 1 of chapter 17, Laws of 1915," was read third time.

The secretary called the roll on final passage of House bill No. 217, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brown, Chase, Cleary, Cox, Davis (Walter S.), Fairchild, Ferryman, Ghent, Johnson, Jones, Judd, Karshner, Kuykendall, McMillan, Metcalf, Myers, Nichols, Palmer, Phipps, Smith (A. A.), Steiner, Wray—24.

Those voting nay were: Senators Burton, Faulkner, Iverson-3.

Those absent or not voting were: Senators Brand, Carlyon, Cornwell, Davis (Lincoln), French, Groff, Hall, Hutchinson, Kleeb, Landon, Morthland, Smith (Joseph H.), Stevenson, Taylor, Wells—15.

There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Nichols, the rules were suspended and the Senate returned to the order of business.

The secretary read:

SENATE JOINT RESOLUTION NO. 15.

By Senator Nichols.

Be It Resolved, By the Senate and House of Representatives of the State of Washington, that a committee consisting of two senators, appointed by the president of the Senate, and three representatives, appointed by the speaker of the House, be appointed to investigate the method of doing state printing and to report to the next legislature a plan whereby a saving may be made in the doing of the state's printing. Said committee shall have power to subpoena and compel the attendance of witnesses and compel the production of books, records and documents in the hands of the state printer, or any officer of the state, or other person. If any person refuses to obey a subpoena issued by the committee and served upon him in accordance with the statutes of this state, then in force, providing for the manner of serving subpoenas, the fact of such refusal shall be certified by the committee to the superior court of the county in which service was had and said court shall thereupon hear said matter in accordance with the statutes of this state then in force as to contempt for disobedience of process of the court, and should said court find that the subpoena has been legally served and that the party so served has disobeyed the same, the court shall proceed to impose such penalty as provided in cases of contempt of court. The commission hereby appointed shall receive five dollars (\$5.00) per day for time actually employed in this work and their actual expenses to and from Olympia. They are hereby authorized to employ such assistance as they find necessary. There is hereby appropriated out of the funds appropriated for the fifteenth legislative session the sum of one thousand dollars (\$1,000.00), or so much thereof as may be necessary for the purposes of carrying out this resolution.

On motion of Senator Nichols, the rules were suspended, and Senate joint resolution No. 15 read second and third time, and placed on final passage.

A call of the Senate was demanded by Senator Nichols, seconded by Senators Iverson and Kleeb.

The sergeant-at-arms locked the door of the Senate.

The secretary called the roll, all members being present, except Senators Davis (Lincoln), and Stevenson, both excused.

The secretary called the roll on the final passage of Senate joint resolution No. 15 and it passed the Senate by the following vote:

Those voting aye were: Senators Boner, Brand, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, French, Ghent, Groff, Hutchinson, Iverson, Jones, Karshner, Kleeb, Kuykendall, Landon, Metcalf, Morthland, Myers, Nichols, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Taylor, Wells—31.

Those voting nay were: Senators Barnes, Faulkner, Ferryman, Hall, Johnson, Judd, McMillan, Steiner, Wray—9.

Those absent or not voting were: Senator Davis (Lincoln) and Stevenson—2.

SPECIAL ORDER.

The Senate at this time took up the consideration of Senate bill No. 240, being a special order for this hour.

The secretary read:

STATE OF WASHINGTON, OFFICE OF GOVERNOR, OLYMPIA, March 2, 1917.

To the Honorable, the President of the Senate, Olympia, Washington.

SIR: I have the honor to advise you that the Governor has today vetoed Senate bill No. 240, entitled "An act appropriating the sum of ten thousand dollars (\$10,000.00) or so much thereof as may be necessary for the expenses of the fifteenth legislature. Respectfully,

IRVIN W. ZIEGAUS, Secretary to the Governor.

STATE OF WASHINGTON, OFFICE OF GOVERNOR. OLYMPIA, March 2, 1917.

To the Honorable, the Senate of the State of Washington.

GENTLEMEN: I am herewith returning Senate bill No. 240 without my approval. This is "An act appropriating the sum of ten thousand dollars (\$10,000,00) or so much thereof as may be necessary for the expenses of the fifteenth legislature,

At the beginning of the present session a bill appropriating \$100,000 for the expenses of the present legislative session was passed by the legislature and approved by me. This appropriation of \$100,000 does not include the necessary funds for printing, another bill having been passed appropriating \$15,000 for this purpose.

In relation to this deficiency appropriation bill of \$10,000 I feel that I ought to call your attention to the fact that at no previous session of the legislature, since the state was organized, has there ever been expended \$100,000 for legislative expenses. exclusive of printing. With this bill approved \$110,000 would be available for this purpose.

In checking over the figures showing expenses of previous sessions of the legislature I find that in 1897 the amount expended for this purpose was a little over \$56,000. In 1899 it amounted to approximately \$62,000 and in 1901 to less than \$65,000. After that time there was a rapid increase in the expenses of the legislature but at no time has the amount reached \$100.000.

In endeavoring to find the cause of the increased cost at the present session of the legislature I have checked over the figures covering its expenses. These vouchers show that there are 98 employees on the House payroll and 52 employes on the Senate payroll.. The membership of the House is 97. The membership of the Senate, 42, therefore, the payroll shows that the House has one more employe than there are members in that body and the Senate has ten more employes than its total membership. On the House payroll I find 22 stenographers, 33 clerks—this number not including the special department clerks-9 pages, 5 janitors, 6 doorkeepers, also 2 sergeants-at-arms and one law clerk. The salaries paid to these employes range from \$2.00 a day each for the 9 pages up to as high as \$6.00 per day for the law clerk and one sergeant-at-arms. The salaries of special clerks and other employes of both the Senate and House, not here enumerated, range from \$5.00 per day up as high as \$10.00 per day.

The Senate payroll shows 16 stenographers, 1 page at \$4.00 per day and 5 pages at \$2.00 per day, 3 janitors, 3 doorkeepers and a list of special and regular clerks. In addition to the payrolls are vouchers covering the cost of stationery and other supplies. Up to and including Saturday, February 25th, there had been expended from the \$100,000 appropriation, the sum of \$83,204.53.

It does not appear to me that there is any good reason why the expenses of the legislature of 1917 should exceed the expenses of the last legislature, nor can I feel that there is need for 150 employes on the legislative payroll.

I am, therefore, returning Senate bill No. 240 with my veto.

Respectfully submitted, ERNEST LISTER, Governor.

SENATE BILL NO. 240.

AN ACT appropriating the sum of ten thousand dollars (\$10,000) or so much thereof as may be necessary for the expenses of the fifteenth legislature.

Be It Enacted by the Legislature of the State of Washington:

SECTION 1. That there be and there is hereby appropriated out of the general fund, the sum of ten thousand dollars (\$10,000) or so much thereof as may be necessary to be used for the purpose of paying the expenses of the fifteenth legislature of the State of Washington.

SEC. 2. This act is necessary for the support of state government and shall take effect immediately.

Passed the Senate February 19, 1917.

Passed the House February 23, 1917. Vetoed March 2, 1917.

ERNEST LISTER, Governor.

LOUIS F. HART, President of the Senate. GUY E. KELLY, Speaker of the House.

Senator Taylor moved the previous question, seconded by Senators Smith (Joseph H.) and Fairchild.

The motion carried.

The president stated the question to be: "Shall Senate bill No. 240 pass, notwithstanding the veto of the Governor?"

The secretary called the roll on Senate bill No. 240 and it passed the Senate notwithstanding the Governor's veto, by the following vote:

Those voting aye were: Senators Barnes, Boner, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, French, Ghent, Groff, Hall, Hutchinson, Iverson, Johnson, Jones, Karshner, Kleeb, Kuykendall, Landon, Metcalf, Morthland, Myers, Nichols, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wells, Wray—35.

Those voting nay were: Senators Brand, Faulkner, Ferryman, Judd, McMillan—5.

Those absent or not voting were: Senators Davis (Lincoln) and Stevenson—2.

Senator Davis (Walter S.) explained his vote as follows:

"I vote yes as a practical matter, but believe the Governor's veto will have a good effect in the legislature.

Senator Johnson explained his vote as follows:

"I voted against this bill on its passage, hoping at that time to force economies which might have been effected. Now it is simply a question of paying expenses contracted which should be paid regardless of extravagance in their incurring. If the veto is allowed to stand, innocent employes will go unpaid. I vote aye."

On motion of Senator Taylor, the rules were suspended and Senate bill No. 240 ordered transmitted to the House immediately.

On motion of Senator Carlyon, the Senate resolved itself into a committee of the whole to consider substitute House bill No. 249, House bill No. 78, and House bill No. 46.

The bills were considered in the committee of the whole, Senator Taylor in the chair, and reported back to the Senate with the recommendation that they do pass.

On motion of Senator Taylor, the report of the committee was adopted.

On motion of Senator Smith (Joseph H.), the rules were suspended and the reading had of substitute House bill No. 249 and House bills Nos. 78 and 46 was considered a third reading and the bills were placed on final passage.

Senator Taylor moved the previous question, seconded by Senators Faulkner and Ferryman.

The motion carried.

The secretary called the roll on the final passage of substitute House bill No. 249, by the Committee on State Capitol and Grounds, entitled "An act relating to the capitol buildings and grounds, the powers and duties of the state capitol commission and the issuance of bonds for state capitol purposes, and the sale of said bonds to the state or private persons, providing for a tax levy therefor, and making appropriations therefor, and repealing sections 1, 2 and 3 of chapter 191 of the Laws of 1915," and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Ferryman, French, Ghent, Groff, Iverson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, Metcalf, Myers, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Taylor, Wells, Wray—30.

Those voting nay were: Senators Brown, Burton, Faulkner, Hall, Hutchinson, Johnson, McMillan, Morthland, Nichols, Steiner—10.

Those absent or not voting were: Senators Davis (Lincoln) and Stevenson—2.

There being no objection, the title of the bill was ordered to stand as the title of the act.

The secretary called the roll on the final passage of House bill No. 78, by Mr. Graham, entitled "An act relating to the construction, equipment and furnishing of an armory for the use of the National Guard of Washington and other military organizations at Aberdeen, appropriating money from the military fund therefor, creating a commission to superintend the construction, equipment and furnishing of said armory, and authorizing the promulgation of rules and regulations for the government thereof," and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Carlyon, Chase, Cleary, Cornwell, Cox, Fairchild, Ferryman, Ghent, Groff, Hall, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Morthland, Myers, Palmer, Smith (Joseph H.), Taylor, Wells, Wray—27.

Those voting nay were: Senators Brown, Burton, Davis (Walter S.), Faulkner, French, Hutchinson, Iverson, Johnson, Jones, Nichols, Phipps, Smith (A. A.), Steiner—13.

Those absent or not voting were: Senators Davis (Lincoln) and Stevenson—2.

There being no objection, the title of the bill was ordered to stand as the title of the act.

The secretary called the roll on the final passage of House bill No. 46, by Mr. Summers, entitled "An act relating to the construction, equipment and furnishing of an armory for the use of the National Guard of Washington, at Walla Walla, appropriating money from the military fund therefor, creating a commission to superintend the construction and furnishing of said armory, and authorizing the promulgation of rules and regulations for the government thereof," and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Carlyon, Chase, Cleary, Cornwell, Cox, Fairchild, Ferryman, Groff, Hall, Judd, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Morthland, Meyers, Palmer, Smith (Joseph H.), Taylor, Wells, Wray—25.

Those voting nay were: Senators Brown, Burton, Davis (Walter S.), Faulkner, French, Ghent, Hutchinson, Iverson, Johnson, Jones, Karshner, Nichols, Phipps, Smith (A. A.), Steiner—15.

Those absent or not voting were: Senators Davis (Lincoln) and Stevenson-2.

There being no objection, the title of the bill was ordered to stand as the title of the act.

House bill No. 61. The secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., February 27, 1917.

MR. PRESIDENT:

We, your Committee on Medicine, Surgery, Dentistry and Hygiene, to whom was referred engrossed House bill No. 61, entitled "An act to authorize and regulate the practice of chiropractic, to provide for the licensing and examination of chiropractors, to create a state board of examination and registration, to provide for the appointment of same, to establish rules and regulations governing said board, to provide a curriculum, and to establish a standard of efficiency, to provide prerequisited and establish a fee for examination, to provide for the disposal of the fund arising from said fee, to regulate the holding of meetings of said board and issuance of license to practice chiropractic, to provide a penalty for practicing chiropractic without a license as provided by this act, and to repeal all acts and parts of acts in conflict herewith," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass with the following amendments:

In line 2 of the House amendment to section 15, the same being page 8, line 24 of the engrossed bill, strike the words "books, papers" and insert in lieu thereof the word "stationery."

In line 3 of the House amendment to section 15, the same being page 8, line 24 of the engrossed bill, insert the word "and" preceding the word "sign" and strike the words "or other written or printed means of."

J. A. GHENT, Chairman.

We concur in this report: W. M. Karshner, D. H. Cox.

Senator Karshner moved that the committee report be not adopted. The motion carried.

House bill No. 61, by Mr. Hull, was read third time.

On motion of Senator Phipps, the bill was amended as follows:

In section 8, line 13 of the engrossed bill, after the word "đuty" insert the following: "Exploiting or advertising through the press, or by use of hand-bills, circulars or other periodicals, other than professional cards, giving only name, address, profession, office hours and telephone connections."

The secretary called the roll on the final passage of House bill No. 61, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Ferryman, French, Ghent, Hall, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Myers, Palmer, Phipps, Steiner, Taylor, Wells, Wray—34.

Those voting nay were: Senators Faulkner, Groff, Morthland, Nichols, Smith (A. A.), Smith (Joseph H.)—6.

Those absent or not voting were: Senators Davis (Lincoln) and Stevenson—2.

On motion of Senator Jones, the title of the bill was amended by striking the letter "d" on the end of the word "prerequisited" and substituting therefor the letter "s."

There being no objection, the title of the bill, as amended, was ordered to stand as the title of the act.

On motion of Senator Boner, the rules were suspended, and all bills passed at today's session ordered immediately engrossed and transmitted to the House.

Senator Smith (Joseph H.) moved that further proceedings under the call of the Senate be dispensed with.

The motion was lost.

House bill No. 390. The secretary read:

REPORT OF STANDING COMMITTEE.

· SENATE CHAMBER, OLYMPIA, WASH., February 27, 1917.

MR. PRESIDENT:

We, your Committee on Medicine, Surgery, Dentistry and Hyglene, to whom was referred engrossed House bill No. 390, entitled "An act to regulate the system, method or evience of healing known as ostoopathy as taught and practiced by graduates of schools of osteopathy and surgery recognized by the association of osteopathic colleges and creating a board of examination and registration for the regulation of the same and providing penalties for the violation of this act and declaring that this act is necessary for the immediate preservation of the public peace, health and safety and shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass with the following amendments:

In section 11, line 5 of the printed bill, the same being page 9, subdivision third of the engrossed bill, strike all of the section after the word "of" in the first line thereof and insert in lieu thereof the following: "any kind or character other than the carrying of a professional card, window or street sign."

Amend section 20, page 14 of the engrossed bill, by striking the same and inserting in lieu thereof the following:

Sec. 20. On all cards, signs, letter heads, envelopes and bill heads used by those licensed by this act to practice osteopathy or osteopathy and surgery the word "osteopathic" shall always immediately precede the word "physician" and if the word "surgeon" is used in connection with said name, the word "osteopathic" shall also immediately precede said word "surgeon."

J. A. Ghent, Chairman.

We concur in this report: D. H. Cox, W. M. Karshner.

On motion of Senator Ghent, the report of the committee was adopted.

House bill No. 390, by Committee on Medicine, Dentistry, Surgery and Hygiene, was read third time.

Senator Karshner moved to amend the bill by striking section 20.

The motion was lost.

On motion of Senator Phipps, the bill was amended in section 11, line 6, of the engrossed bill, by adding a new subdivision to be known as subdivision "8" as follows:

Fighth Exploiting or advertising through the press, or by the use of hand bills, circulars or other periodicals, other than professional cards, giving only name, address, profession, office hours and telephone connections.

The secretary called the roll on the final passage of engrossed House bill No. 390, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Ghent, Hall, Hutchinson, Iverson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Morthland, Myers, Nichols, Palmer, Phipps, Steiner, Taylor, Wells, Wray—36.

Those voting nay were: Senators Groff, Johnson, Smith (A. A.), Smith (Joseph H.)—4.

Those absent or not voting were: Senators Davis (Lincoln) and Stevenson—2.

There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Steiner, the rules were suspended, and engrossed House bills Nos. 61 and 390 ordered immediately transmitted to the House.

House bill No. 394, by Committee on Roads and Bridges.

The secretary read:

REPORTS OF STANDING COMMITTEES.

SENATE CHAMBER, OLYMPIA, WASH., March 5, 1917.

MR. PRESIDENT:

We, your Committee on Roads and Bridges, to whom was referred House bill No. 391, ontitled "An act relating to the public highways and making an appropriation for the engineering, construction and maintenance of state roads and declaring an emergency," have had the same under consideration, and we respectfully report the same back to the Senate with the reommendation that it do pass with the following amendments:

In section 2, line 1 of the printed bill, being line 17 of the original bill, insert a comma (,) after the word "program" and strike the word "and," and strike beginning with the word "estimate" in line 2 of the printed bill, line 17 of the original bill, down to and including the word "program" in line 3 of the printed bill, being line 19 of the original bill; and, strike the word "contemplates" in line 3 of the printed bill, being line 19 of the original bill and insert in lieu thereof the word "contemplating," and in line 20 of the printed bill, being line 13, page 5 of the original bill, at the be ginning of the line before the word "transferred" insert the words "authorized to be."

In line 31 of the printed bill, being line 28 of the original bill after the word "proviso" change the period (.) to a colon (:) and add the following: "Provided, The aggregate amount of combined state and federal money available for expenditure upon each of the hereinbefore designated sections of state highway is not reduced below the amount separately set out in this act opposite said designated section."

In section 1, line 19, page 3 of the original bill, after the words "Sprague to Cheney" add the figures "\$50,000.00."

In section 1, line 15, page 3 of the original bill, after the word "Waterville" add the following: "said construction to be continuous from Creston west."

In section 1, line 28, page 3 of the original bill, strike the words "western division." Amend the bill by placing the "\$" dollar sign before each of the appropriation items.

In section 1, line 9, page 4 of the original bill strike the word "maintenance" and insert in licu thereof the words "construction and improvement."

RALPH D. NICHOLS, Chairman.

We concur in this report: Ed Brown, A. E. Judd, Harve H. Phipps, A. A. Smith, John W. Kleeb, Oliver Hall.

On motion of Senator Nichols, the report of the committee was adopted. On motion of Senator Nichols, the Senate resolved itself into a committee of the whole to consider House bill No. 394.

The bill was considered in the committee of the whole, Senator Palmer in the chair, and reported back to the Senate with the recommendation that it do pass, with the following amendments:

In section 1, line 31, page 1, of the original bill, strike the words "for use twenty-four feet in width," and in line 2, page 2, strike the words "so as to leave a grade of not more than five per cent."

In section 1, line 22, page 2, of the original bill, strike the name "Bingen" and substitute the words "Skamania county line."

On motion of Senator Palmer, the report of the committee was adopted. On motion of Senator Iverson, the reading had in the committee of the whole was considered the third reading and the bill was placed on final passage.

The secretary called the roll on the final passage of House bill No. 394, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton,

Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Ferryman, French, Groff, Hall, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, Metcalf, Morthland, Myers, Nichols, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wells, Wray—36.

Those voting nay were: Senators Faulkner and Palmer-2.

Those absent or not voting were: Senators Davis (Lincoln), Ghent, Mc-Millan, Stevenson—4.

There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Smith (Joseph H.), further proceedings under the call of the Senate were dispensed with.

At 5:25 p. m., on motion of Senator Smith (Joseph H.), the Senate took a recess until 8 o'clock this evening.

EVENING SESSION.

The Senate was called to order at 8 o'clock p. m. by President Hart.

Senator Taylor moved a call of the Senate, seconded by Senators Cox and Burton.

The motion carried.

The sergeant-at-arms locked the doors of the Senate.

The secretary called the roll; all members being present, except Senators Davis (Lincoln), Nichols and Stevenson.

On motion of Senator Taylor, the Senate proceeded with the regular order of business pending the call of the Senate.

The secretary read the following resolution by Senator French:

Resolved, By the Senate of the legislature of the State of Washington, in legislative session assembled, that the secretary of the Senate is hereby authorized to draw a voucher for the sum of \$25.00 in payment for one floral wreath, which was procured for Mr. Olson's funeral.

On motion of Senator French, the resolution was adopted.

The secretary read:

STATE OF WASHINGTON, OFFICE OF GOVERNOR, OLYMPIA, March 5, 1917.

To the Honorable, the President of the Senate, Olympia, Washington.

SIR: I have the honor to advise you that the Governor has today signed Senate bill No. 34, entitled "An act regulating the practice of chiropody; providing for the issuance of licenses therefor, and providing a penalty for the violation of the provisions of this act.

Respectfully,

IRVIN W. ZIEGAUS, Secretary to the Governor.

On motion of Senator Davis (Walter S.), the rules were suspended, and the Senate returned to the regular order of business.

REPORTS OF STANDING COMMITTEES.

The Committee on Public Morals recommended that engrossed substitute House bill No. 6 do pass, with certain amendments.

The report of the committee, together with the bill, was placed on general file.

The Committee on Counties and County Boundaries recommended that engrossed House bill No. 363 be placed on general file, with certain amendments.

The report of the committee, together with the bill, was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., March 5, 1917.

MR. PRESIDENT:

Your Committee on Engrossed Bills, to whom was referred engrossed Senate bill No. 24, entitled "An act to provide a statue to Isaac Ingalls Stevens for the national statuary hall in the Capitol at Washington, D. C.;"

Also, engrossed Senate bill No. 71, entitled "An act relating to normal schools and amending sections 4365, 4367, 4370 of Remington & Ballinger's Annotated Codes and Statutes of Washington and providing for the establishment of an extension department with general duties stated:"

Also, engrossed Senate bill No. 200, entitled "An act relating to the practice of barbering, licensing persons to engage in such practice, providing a penalty, and amending sections 7006, 7015 and 7020 of Remington & Ballinger's Annotated Codes and Statutes of Washington:"

Also, engrossed Senate bill No. 242, entitled "An act relating to gambling places; declaring the same to be nuisances, and providing for the abatement thereof; providing for enjoining the person or persons conducting or maintaining the same and the owner or agent of any property used for such purposes; providing for the punishment as for contempt of any person violating any order issued hereunder; and for the assessment of a tax against the building and property and the owner and agent thereof," have compared same with the original bills and find them correctly engrossed. Respectfully,

JAMES BURTON, Chairman.

We concur in this report: E. Ben Johnson, J. H. Ferryman.

SENATE CHAMBER, OLYMPIA, WASH., March 5, 1917.

MR. PRESIDENT:

We, your Committee on Municipal Corporations, other than First Class, to whom was referred engrossed substitute House bill No. 182, entitled "An act relating to the filling of lowlands within cities of the second and third class, providing for the creation of assessment districts therefor, and the levying and collection of special assessments on the property benefited, amending sections 7971 and 7975 of Remington & Ballinger's Annotated Codes and Statutes of Washington, validating certain proceedings for the creation of assessment districts," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

O. T. Cornwell, Chairman.

We concur in this report: P. H. Carlyon, E. V. Kuykendall, H. D. Taylor.

On motion of Senator Cornwell, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., March 5, 1917.

MR. PRESIDENT:

We, your Committee on Dikes, Drains and Ditches, to whom was referred engrossed House bill No. 291, entitled "An act authorizing the commissioners of any diking, drainage or commercial waterway district to rent equipment for hire," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

W. V. Wells, Chairman.

We concur in this report: D. V. Morthland, John W. Kleeb.

On motion of Senator Wells, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., March 5, 1917.

MR. PRESIDENT:

We, your Committee on Harbors and Harbor Lines, to whom was referred House bill No. 223, entitled "An act appropriating the sum of ten thousand seven hundred

four and 93-100 dollars from the state shore land improvement fund (said sum being the unexpended balance of the two hundred and fifty thousand dollars set apart and appropriated by chapter two hundred and eighteen of the Laws of nineteen hundred and nine), and providing for the expenditure thereof in connection with the construction and improvement of the Lake Washington canal in King county, Washington," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

DAN LANDON, Chairman.

We concur in this report: W. Fairchild, John W. Kleeb.

On motion of Senator Landon, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., March 5, 1917.

MR. PRESIDENT:

We, your Committee on Judiciary, to whom was referred engrossed House bill No. 256, entitled "An act relating to cultivating, pruning, spraying and caring for orchard lands, and granting a lien on such land for labor done in connection therewith and providing for the enforcement thereof," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

E. E. BONER, Chairman.

We concur in this report: Guy B. Groff, James Burton, J. A. Chase, Harve H. Phipps, Dan Landon, D. V. Morthland, J. W. Faulkner, E. Ben Johnson.

On motion of Senator Boner, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., March 5, 1917.

MR. PRESIDENT:

We, your Committee on Public Morals, to whom was referred House bill No. 227, entitled "An act relating to crimes and punishments, defining the crime of adultery, providing for a single standard of morals in certain cases, and amending section 2475 of Remington and Ballinger's Annotated Codes and Statutes of Washington," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass. Walter S. Davis, Chairman.

We concur in this report: D. V. Morthland, E. Ben Johnson, E. V. Kuykendall, William Wray, F. G. Barnes,

On motion of Senator Davis (Walter S.), the report of the committee was adopted.

MESSAGE TO THE SENATE.

House of Representatives, Olympia, Wash., March 5, 1917.

MR. PRESIDENT:

The House has passed engrossed House bill No. 369, entitled "An act providing for the protection of employees in factories, workshops and establishments where cedar dust, filaments or injurious gases are produced or generated, and amending section 6588 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, substitute engrossed House bill No. 45, entitled "An act relating to and defining the powers of port districts and the powers of commissioners of port districts, and providing compensation for port commissioners in port districts having a population of two hundred thousand (200,000) or more inhabitants, such compensation being subject to a referendum to the electors of such port district and amending sections 4 and 5 of chapter 92 of the Session Laws of 1911, as amended by chapter 62 of the Session Laws of 1913, the same being sections 8165-4, 8165-5 of Remington & Ballinger's Code;"

Also, engrossed House bill No. 194, entitled "An act limiting the time for the commencement of actions to enforce claims against bonds of contractors on public works;"

Also, engrossed House bill No. 352, entitled "An act providing for the investigation of methods for bettering industrial relations;"

Also, engrossed House bill No. 376, entitled "An act providing for the assessment and collection of an annual license tax for dogs, creating a fund for the payment of damages for injuries to domestic animals, permitting any amount in such, in excess of two hundred dollars to be expended for bounties on wild animals providing for the

killing of dogs injuring persons or domestic animals, making the owner or keeper thereof liable for damages for such injury, defining the powers and duties of certain officers and providing penalties for violation thereof;"

Also, House bill No. 328, entitled "An act relating to the practice of law, providing for the licensing of attorneys and counselors of law and of licensed law clerks, or for the suspension or revocation of such licenses heretofore or hereafter to be issued, creating a board of law examiners, defining its powers and duties, making unlawful any violations of this act, and repealing sections 119, 120, 121, 122, 123, 124, 125 and 126 of Remington & Ballinger's Annotated Codes and Statutes of Washington and of the supplement (1913) thereof;"

Also, the speaker has signed Senate joint resolution No. 12, "Permitting the Committee on Labor and Labor Statistics to introduce Senate bill No. 325, entitled 'An act relating to child labor, providing for the issuance of certificates of age to children engaged in certain occupations, imposing certain duties upon the bureau of labor and judges of the superior court, and prescribing penalties;"

Also, the House has adopted the report of the Conference Committee to House bill No. 64 and has granted it the power of free conference;

Also, the House has adopted the report of the free conference committee to whom was referred House bill No. 271, and the Senate amendments thereto.

And the same are herewith transmitted, C. R. MAYBURY. Chief Clerk.

MESSAGE TO THE SENATE.

House of Representatives, OLYMPIA, WASH., March 5, 1917.

MR. PRESIDENT:

The House has passed engrossed Senate bill No. 57, entitled "An act relating to the funding of the indebtedness of countles, cities and towns; validating certain funding bonds of counties, cities and towns heretofore sought to be voted or authorized; amending section 5112 of Remington & Ballinger's Annotated Codes and Statutes of Washington, and repealing section 8038 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, engrossed Senate bill No. 232, entitled "An act amending section 1 of chapter 150, Session Laws of 1915, entitled "An act relating to the extension of time in which to remove the timber on state school or granted lands;"

Also, engrossed Senate bill No. 125, entitled "An act relating to liens upon chattels, and amending sections 1154, 1155, 1156, 1157 of Remington & Ballinger's Annotated Codes and Statutes of Washington, and adding a new section 1157-a of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, engrossed Senate bill No. 147, entitled "An act providing for the leasing of harbor areas on fresh navigable waters situate within the territorial limits of port districts, and repealing all conflicting statutes, and declaring that this act shall take effect immediately;"

Also, Senate bill No. 239, entitled "An act re-appropriating one million fifty thousand one hundred eighty dollars and eighteen cents from the permanent highway fund to complete contracts now in force on permanent highways and for new construction and maintenance of permanent highways and declaring an emergency;"

Also, Senate bill No. 138, entitled "An act relating to court costs, fees and mileage and repealing section 503 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, Senate bill No. 176, entitled "An act relating to the amalgamation of street railway properties by consolidation, sale, lease or otherwise;"

Also, substitute Senate bill No. 60, entitled "An act relating to public highways, rural post roads, assenting to the provisions of an act of Congress entitled "An act to provide that the United States shall aid the states in the construction of rural post roads, and for other purposes," approved July 11, 1916; authorizing and directing the state highway commissioner, the state highway board and the state treasurer to perform cortain duties in connection therewith; providing for the apportionment of certain funds therefor; and declaring an emergency;

Also, Senate bill No. 198, entitled "An act providing for the reorganization of diking and drainage districts as diking and drainage improvement districts, providing for the levy and collection of assessments on lands therein and the issuance of bonds thereby, and providing for assessing the costs of extensions or enlargements of the

improvements of such districts, and declaring that this act is necessary for the immediate preservation of the public peace, health and safety and shall take effect immediately;"

Also, Senate bill No. 226, entitled "An act relating to drainage improvement districts, providing for the issuing of bonds thereby in certain cases to retire outstanding bonds and warrants and for the reassessment of costs incurred in the construction of improvements therein;"

Also, Senate bill No. 238, entitled "An act appropriating the sum of three million nine hundred forty-two thousand eighteen dollars (\$3,942,018.00) from the permanent highway fund to complete contracts and construction work now in force on permanent highways and for the purpose of making payments on new contracts on permanent highways and for the maintenance of permanent highways, and declaring that this act shall take effect immediately;"

Also, Senate bill No. 227, entitled "An act relating to public highways, providing for the construction and maintenance of uniform signboards or guide posts thereon, prohibiting the defacing, destruction or counterfeiting of same, and providing penalties for the violation of this act;"

Also, Senate joint resolution No. 14, entitled "Pledging the resources of the State of Washington to the President of the United States in meeting the crisis in national affairs;"

Also, Senate bill No. 194, entitled "An act relating to, and authorizing, the ratification and validation of certain claims, contracts and obligations on the part of cities of the third class, contracted, allowed or otherwise incurred by the city councils thereof, and invalid or void because contracted, allowed or otherwise incurred in violation of the provision of section 7702 or section 7694 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, engrossed Senate bill No. 82, entitled "An act relating to and providing for the conveyance of the state quarries and rock-crushing plants, and the disposal of the same," with the following amendments:

Amend section 1, line 7 of the printed bill, being line 12 of the original bill, after the word "counties" insert the words "or other municipal corporations."

Amend section 1, line 8 of the printed bill, being line 12 of the original bill, strike the period (.) after the word "cost" and insert in lieu thereof a comma (,) and add "or to all others at such reasonable prices as the county commissioners of said counties may determine."

Amend line 12 of the engrossed bill, being line 7 of the printed bill, insert the words "and other municipal corporations" after the word "counties" and before the word "at."

Amend section 1 of the bill by striking the period (.) at the end of line 20 of the printed bill, the same being line 3, page 2 of the engrossed bill, and insert in lieu thereof a comma (,) and add: "together with the right to sell and convey said above described property, or any part thereof, and to pay the proceeds of such sale or sales into the general road and bridge fund of the county."

Amend section 1 of the bill by striking the period (.) at the end of line 30 of the printed bill, the same being line 20, page 2 of the engrossed bill, and insert in lieu thereof a colon (:) and add: "Provided, however, That if the board of county commissioners of Yakima county shall not, within sixty (60) days from the time of taking effect of this act, by resolution entered upon the minutes of the board, contract and agree with the state that said county will accept said conveyance and preserve said rock-crushing plant and all machinery, tools and appliances used in connection therewith and operate said quarry for the benefit of said county of Yakima and adjoining counties, then and in that event, the state highway board is authorized to dismantle said rock-crushing plant and to sell or dispose of all buildings, machinery, tools and appliances used in connection therowith and the land upon which the same is situated, at public or private sale, except such thereof as may, in the judgment of the state highway board, be used to advantage by the state in the construction, maintenance and repair of state highways."

Amend section 1 of the bill by striking the period (.) at the end of line 55 of the printed bill, the same being line 28, page 3 of the engrossed bill, and insert in lieu thereof a colon (:) and add: "Provided, however, That if the board of county commissioners of Spokane county shall not, within sixty (60) days from the time of taking effect of this act, by resolution entered upon the minutes of the board, contract and agree with the state that said county will accept said conveyance and preserve

said rock-crushing plant and all machinery, tools and appliances used in connection therewith and operate said quarry for the benefit of said county of Spokane and adjoining counties, then and in that event, the state highway board is authorized to dismantle said rock-crushing plant and to sell or dispose of all buildings, machinery, tools and appliances used in connection therewith and the land upon which the same is situated, at public or private sale, except such thereof as may, in the judgment of the board of state highway commissioners, be used to advantage by the state in the construction, maintenance and repair of state highways."

Amend section 1 of the bill by striking the period (.) at the end of line 74 of the printed bill, the same being line 27, page 4 of the engrossed bill, and insert in lieu thereof a comma (,) and add: "together with the right to sell and convey said above described property, or any part thereof, and to pay the proceeds of such sale or sales into the general road and bridge fund of the county."

Amend section 2, after the word "highway" in line 1, section 2, and also in line 13, section 2, strike the word "commissioner" and insert in lieu thereof the word "board."

Also, the House has passed engrossed Senate bill No. 257, entitled "An act relating to the care, custody, control, maintenance, repair and improvement of the state institutions, buildings and grounds, abolishing the board of managers of the Washington state reformatory and the state building commissions, and amending section 8933 and repealing sections 8578 and 8579 of Remington & Ballinger's Annotated Codes and Statutes of Washington," with the following amendments:

Amend the title by adding after the comma following the word "grounds" by inserting the words "abolishing the board of managers of the Washington state reformatory.

In line 4 of the printed bill after the comma following "penitentiary" insert "The Washington State Reformatory,"

Add a new section to be known as "Sec. 3. The board of managers of the Wash-ington state reformatory is hereby abolished, and the state board of control shall exercise all the powers and perform all the duties heretofore vested in or required to be performed by the board of managers of the Washington state reformatory."

And the same are herewith transmitted. C. R. MAYBURY, Chief Clerk.

Senator Cox moved that the Senate concur in the House amendments to Senate bill No. 82.

The secretary called the roll and the Senate concurred in the House amendments to Senate bill No. 82 by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Ferryman, Ghent, Groff, Hall, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kuykendall, Landon, McMillan, Metcalf, Myers, Phipps, Smith (Joseph H.), Steiner, Taylor, Wells, Wray—33.

Those voting nay were: Senators Faulkner, Morthland, Palmer, Smith (A. A.)—4.

Those absent or not voting were: Senators Davis (Lincoln), French, Kleeb, Nichols, Stevenson—5.

Senator Metcalf moved that the Senate do not concur in the House amendments to Senate bill No. 257, and that the House be requested to recede therefrom.

Senator Taylor moved as a substitute that the Senate do concur in the House amendments to Senate bill No. 257.

The president signed enrolled House joint resolutions Nos. 10 and 11.

The secretary called the roll on the substitute motion by Senator Taylor, and the Senate refused to concur in the House amendments to Senate bill No. 257, by the following vote:

Those voting aye were: Senators Brand, Burton, Carlyon, Chase, Faulkner, French, Ghent, Hall, Judd, McMillan, Palmer, Smith (Joseph H.), Taylor—13.

Those voting nay were: Senators Barnes, Boner, Brown, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Ferryman, Groff, Hutchinson, Iverson, Johnson, Jones, Karshner, Kleeb, Kuykendall, Landon, Metcalf, Morthland, Myers, Nichols, Phipps, Smith (A. A.), Steiner, Wells, Wray—27.

Those absent or not voting were: Senators Davis (Lincoln) and Stevenson—2.

SPECIAL ORDER.

The hour of 8 o'clock having arrived, the Senate took up for consideration House bill No. 154, a special order for this time.

House bill No. 154, by the Joint Committee on Banks and Banking. The secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., March 3, 1917.

MR. PRESIDENT:

We, your Committee on Banks and Banking, to whom was referred engrossed substitute House bill No. 154, entitled "An act relating to banking and trust business; the organization, regulation, management and dissolution of banks and trust companies, providing penalties and repealing certain acts, and declaring an emergency," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass with the following amendments:

In line 5 of subdivision 12 of section 24 of the engrossed bill, being line 35 of section 24 of the printed bill, after the word "company" strike the remainder of the section, (being House amendment to said section 24) and insert in lieu thereof the following: "which receives money for investment and issues the bonds of the company therefor shall engage in the business of banking or receiving of either savings or commercial deposits: And provided, That it shall not issue any bond covering a period of more than ten years between the date of its issuance and its maturity date: And provided further, That if, for any cause, the holder of any such bond upon which one or more annual rate installments have been paid, shall fail to pay the subsequent annual rate installments provided in said bond such holder shall, on or before the maturity date of said bond, be paid not less than the full sum which he has paid in on account of said bond," (as it appears in the printed bill.)

After section 80 insert a new section to be known as "section 81," to read as follows:

SEC. 81. The owners or officers of any bank who shall fraudulently receive any deposit, knowing that such bank is insolvent, shall be deemed guilty of a felony, and punished upon conviction thereof, by a fine not exceeding one thousand dollars (\$1,000.00) or imprisoned in the state penitentiary not exceeding ten years, or both such fine and imprisonment, at the discretion of the court."

Renumber section 81 to read "section 82."

Renumber section 82 to read "section 83." F. G. BARNES, Chairman.

We concur in this report: F. A. Chase, O. T. Cornwell, E. E. Boner.

On motion of Senator Barnes, the report of the committee was adopted. House bill No. 154 was read the third time.

Senator Phipps was called to preside.

Senator Smith (Joseph H.) moved to amend the bill in section 3, line 2, by striking the figures "4,200" and substituting in lieu thereof the figures "3,600."

The president resumed the chair.

A roll call on the motion was demanded by Senators Taylor, Brown, Nichols, Iverson, Wells, Carlyon and Johnson.

The secretary called the roll, and the motion failed to carry by the following vote:

Those voting aye were: Senators Brown, Burton, Cox, Faulkner, Ferryman, French, Hall, Hutchinson, Iverson, Johnson, Karshner, Kleeb, McMillan, Metcalf, Nichols, Phipps, Smith (Joseph H.), Taylor, Wells—19.

Those voting nay were: Senators Barnes, Boner, Brand, Carlyon, Chase, Cleary, Cornwell, Davis (Walter S.), Fairchild, Ghent, Groff, Jones, Judd, Kuykendall, Landon, Morthland, Myers, Palmer, Smith (A. A.), Steiner, Wray—21.

Those absent or not voting were: Senators Davis (Lincoln) and Stevenson-2.

Senator Smith (Joseph H.) moved to amend the bill in section 3, line 3, of the original bill, by striking the words "each deputy bank examiner shall receive a salary of \$3,000.00 a year."

Senator Taylor moved as a substitute to strike the figures "3,000" and insert in lieu thereof the figures "2,400."

Senator Smith (J. H.) accepted the substitute motion.

A roll call on the motion by Senator Taylor was demanded by Senators Taylor, Hutchinson, Chase, Ghent, Boner, Cox, Barnes and Wells.

The secretary called the roll, and the motion failed to carry by the following vote:

Those voting aye were: Senators Brown, Burton, Carlyon, Cox, Faulkner, Ferryman, French, Hall, Hutchinson, Iverson, Johnson, Karshner, Kleeb, McMillan, Metcalf, Nichols, Palmer, Smith (Joseph H.), Taylor, Wells—20.

Those voting nay were: Senators Barnes, Boner, Brand, Chase, Cleary, Cornwell, Davis (Walter S.), Fairchild, Ghent, Groff, Jones, Judd, Kuykendall, Landon, Morthland, Myers, Phipps, Smith (A. A.), Steiner, Wray—20.

Those absent or not voting were: Senators Davis (Lincoln) and Stevenson—2.

There being a tie vote, the president voted nay.

On motion of Senator Nichols, the bill was amended in section 3, line 1, of the original bill, by striking the word "shall" and substituting in lieu thereof the word "may."

Senator Palmer moved to amend the bill at the end of line 2, section 3, of the printed bill by inserting therein the following: "and each assistant examiner such sum as shall be fixed by the examiner, not exceeding one hundred and fifty dollars per month."

The motion failed to carry.

Senator Groff moved to amend the bill in section 5, line 4, of the printed bill by inserting after word "liabilities" the following: "including statement of loans in detail."

The motion failed to carry.

On motion of Senator Smith (Joseph H.), the engrossed bill was amended as follows:

In section 8, of the engrossed bill, line 5, beginning with the word "but" strike the rest of the sentence.

In section 8, line 7, beginning with the word "nor" strike down to and including the word "cost" in line 8.

In section 8, line 10, beginning with the word "nor" strike rest of sentence.

Senator Metcalf was called to preside.

Senator Groff moved to amend the substitute bill by inserting after the word "examiner" the following: "Attorney General of the state, county prosecuting attorneys, members of the legislature, in the course of official investigation."

Senator Johnson moved as an amendment to the amendment by striking the words "members of the" and substituting in lieu thereof the words "committees of the."

Senator Groff accepted the amendment.

The motion failed to carry.

On motion of Senator Johnson, the bill was amended in section 9, line 5, of the substitute bill by striking the words "this act" and substituting in lieu thereof the word "law."

Miss Ruth Lindsey of Blaine, champion speller of the state, was introduced to the Senate.

Senator Groff moved to amend the bill in section 10, line 6, of the printed bill, after the word "meeting," by striking the word "board" and insert in lieu thereof the words "state bank examiner."

The motion failed to carry.

The president resumed the chair.

On motion of Senator Smith (Joseph H.), the bill was amended in section 13, line 2, page 5, of the substitute bill, by striking the words "of the state" and inserting the words "of his department."

On motion of Senator Johnson, the bill was amended as follows:

Section 19, after line 8, insert the following: "Provided. That on request of any persons desiring to incorporate a bank in a city having a population of 25,000 or over, the bank examiner shall make an order defining the boundaries of the central business district of such city, which shall include the contiguous district in which is carried on the principal retail, financial and office business of such city and extending at least one-half mile in all directions from the business center of such city, and banks may be incorporated with a paid up capital of \$25,000.00 to be located in such city outside of the central business district of such city as defined by the order of the bank examiner, which shall be stated in its articles of incorporation, but any such bank which shall be hereafter incorporated to be located outside such central business district, which shall thereafter change its location into such central business district without increasing its capital stock and surplus to the amount required by then existing laws to incorporate a bank within such central business district, shall forfeit its charter and right to do business. Any such bank incorporated to be located outside the central business district of such a city, shall not receive deposits to exceed in the aggregate ten times the amount of its paid up and unimpaired capital stock and surplus."

Strike section 51, and substitute the following new section 51:

SEC. 51. The total liability to any bank or trust company of any person for money borrowed, including in the liabilities of a firm or association the liabilities of the several members thereof shall not at any time exceed twenty per cent of the capital stock and surplus of such bank or trust company actually paid in and unimpaired; but the discount of bills of exchange drawn in good faith against actually existing values, and the discount of commercial or business paper upon solvent parties and actually owned by the person negotiating the same, shall not be considered as money borrowed: *Provided*, That loans secured by collateral security having an ascertained market value of at least fifteen per cent more than the amount of the loans secured, shall not be limited by this section but every such loan in excess of twenty per cent of the paid up, unimpaired, capital stock and surplus of such bank or trust company, shall be immediately reported to the state bank examiner with description of securities and such other information as he may require, and forms for such reports shall be prescribed by the state bank examiner.

Senator Wray moved to reconsider the vote by which the amendment to section 3, line 2, of the substitute bill, striking "4,200" and substituting in lieu thereof "3,600" by Senator Smith (Joseph H.), failed to carry.

The motion carried.

The motion by Senator Smith (Joseph H.) to strike "4,200" and insert "3,600" in lieu thereof in section 3, line 2, carried.

Senator Taylor moved to reconsider the vote by which the motion to strike "3,000" and substitute in lieu "2,400" in section 3, line 3, by Senator Taylor, failed to pass.

The motion carried.

The motion by Senator Taylor to strike "3,000" and substitute in lieu thereof "2,400" in section 3, line 3, of the substitute bill, carried.

Senator Palmer moved to amend the bill as follows:

Amend by inserting the following sections:

SEC. 54-a. All savings deposits shall be special deposits, and loans or investments thereof shall be made only in such property and securities as a mutual savings bank may invest its funds in.

SEC. 54-b. All such deposits and the investment or loan thereof shall be appropriated solely to the security and payment of such deposits, and shall not be mingled with the investment of the capital stock or other money or property belonging to, or controlled by such corporation, or be liable for the debts or obligations thereof until after the deposits in said savings department have been paid in full.

SEC. 54-c. The capital stock of such corporation, together with liabilities of stockholders thereof, shall be held as security for the payment of such deposits, and the persons making such deposits, who are entitled thereof, shall have an equal claim with other creditors upon the capital stock and other property of the corporation, in addition to the security herein provided.

SEC. 54-d. All savings deposits which are not now invested in accordance with the provisions of this act, shall be so invested, at least one-fifth (1-5) part before the first day of January in each year after the passage of this act, beginning with the year 1918, and all such deposits shall be so invested before the first day of January in the year 1922.

The motion failed to carry.

Senator Smith (Joseph H.) moved to amend the bill in section 24, line 20, of the printed bill, by striking the word "whether" and inserting in lieu thereof the word "when," and by striking the words "or otherwise."

The motion failed to carry.

On motion of Senator Kuykendall, the bill was amended as follows:

In section 9, line 4 of the substitute bill, after the word "examiners" add the following: "or to proper officials legally empowered to investigate criminal charges."

Senator Johnson moved to amend the bill in section 81 by adding to the end thereof the following: "and excepting that all violations of such sections shall be prosecuted and punished thereunder as though they were continued in force for all purposes."

The motion was lost.

Senator Taylor moved the previous question, seconded by Senators Smith (A. A.) and Burton.

The previous question carried.

The secretary called the roll on the final passage of engrossed Substitute House bill No. 154, by the Sub-Committee on Banks and Banking, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Chase, Cornwell, Cox, Davis (Walter S.), Fairchild, Ferryman, French, Ghent, Groff, Hall, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, McMillan, Metcalf, Morthland, Myers, Nichols, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wells, Wray—37.

Those voting nay were: Senators Cleary and Faulkner-2.

Those absent or not voting were: Senators Davis (Lincoln), Landon, Stevenson—3.

There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Chase, the special orders on House bills Nos. 239 and 128 were advanced until 10 o'clock tomorrow morning.

On motion of Senator Iverson, the call of the Senate was dispensed with.

At 12 o'clock midnight, on the motion of Senator Taylor, the Senate adjourned until tomorrow morning.

Louis F. Hart, President of the Senate.

FRANK M. DALLAM, JR., Secretary of the Senate.

FIFTY-EIGHTH DAY.

MORNING SESSION.

SENATE CHAMBER,

OLYMPIA, WASHINGTON, Tuesday, March 6, 1917.

The Senate was called to order at 10 o'clock a.m. by President Hart, pursuant to adjournment.

Rev. C. S. Morrison offered prayer.

The secretary called the roll, all members being present, except Senators Davis (Lincoln) and Stevenson, both excused.

On motion of Senator Chase, the reading of yesterday's journal was dispensed with and it was approved.

Senator Nichols moved that the House be requested to return House bill No. 249 to the Senate for the purpose of amending section 8 thereof as follows: "Add to the end of the section the following: 'Provided, such loans shall not exceed the appraised value of said lands, and when said loan equals said amounts such loans hereby made shall cease."

Senator Fairchild stated that Senator Nichols was not addressing himself to the subject matter of the motion, and was out of order.

The chair ruled the point not well taken.

Senator Taylor moved to lay the motion on the table.

A roll call on the motion to lay on the table was demanded by Senators Hutchinson, Nichols, Iverson, Landon, Karshner, Faulkner and Burton.

A call of the Senate was moved by Senator Nichols, seconded by Senators Iverson and Burton.

The motion carried.

The sergeant-at-arms locked the doors of the Senate.

The secretary called the roll, all members being present, except Senators Davis (Lincoln) and Stevenson, both excused.

On motion of Senator Ghent, the Senate proceeded with the regular order of business pending the call of the Senate.

REPORTS OF STANDING COMMITTEES.

The Committee on Commerce and Manufacture recommended that House bills Nos. 214 and 373 do pass, with certain amendments.

The reports of the committee, together with the bills, were placed on general file.

A majority of the Committee on Judiciary recommended that engrossed substitute House bill No. 7 do pass.

A minority of the committee recommended that the bill be indefinitely postponed.

The reports of the committee, together with the bill, were placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., March 5, 1917.

MR. PRESIDENT:

We, your Committee on Corporations other than Municipal, to whom was referred engrossed House bill No. 388, entitled "An act relating to private corporations and the corporate powers thereof, and amending section 3683 of Remington & Ballinger's Annotated Codes and Statutes of Washington," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it be re-referred to the Judiciary Committee.

E. B. Palmer, Chairman.

We concur in this report: Guy B. Groff, H. D. Taylor, O. T. Cornwell.

On motion of Senator Palmer, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., March 5, 1917.

MR. PRESIDENT:

We, your Committee on Dairy and Live Stock, to whom was referred engrossed House bill No. 73, entitled "An act regulating the practice of veterinary medicine, surgery and dentistry; providing for the licensing of veterinary practitioners; providing penalties for the violation of and amending sections \$431, \$433, \$438 and \$439 of Remington & Ballinger's Annotated Codes and Statutes of the State of Washington," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

ED BROWN, Chairman.

We concur in this report: W. M. Karshner, A. A. Smith, W. V. Wells.

On motion of Senator Brown, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., March 5, 1917.

MR. PRESIDENT:

We, your Committee on Judiciary, to whom was referred engrossed House bill No. 133, entitled "An act relating to local improvements in cities and towns, and amending section 7892-47 of Remington & Ballinger's Annotated Codes and Statutes of Washington," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

E. E. BONER, Chairman.

We concur in this report: E. Ben Johnson, James Burton, J. W. Faulkner, Guy B. Groff, G. E. Steiner, E. B. Palmer, William Wray, Dan Landon.

On motion of Senator Boner, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., March 5, 1917.

MR. PRESIDENT:

We, your Committee on Judiciary, to whom was referred House bill No. 95, entitled "An act relating to claims for damages against cities of the first class, and amending section 7996 of Remington & Ballinger's Annotated Codes and Statutes of Washington," have had the same under consideration, and we respectfully report the some back to the Senate with the recommendation that it do pass.

E. E. Boner, Chairman. We concur in this report: Harve H. Phipps, Jas. Burton, E. V. Kuykendall, E. Ben Johnson, Guy B. Groff, Joseph H. Smith, G. E. Steiner, Ralph Metcalf, Dan Landon.

On motion of Senator Boner, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., March 5, 1917.

MR. PRESIDENT:

We, your Committee on Education, to whom was referred House bill No. 80, entitled "An act relating to school districts and amending section 4424 of Remington & Ballinger's Annotated Codes and Statutes of Washington," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

O. T. CORNWELL, Chairman.

We concur in this report: Dan Landon, Walter S. Davis, John W. Kleeb, Oliver

Hall.

On motion of Senator Cornwell, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., March 6, 1917.

MR. PRESIDENT:

We, your Committee on Printing and Supplies, to whom was referred engrossed House bill No. 377, entitled "An act relating to the public printing and the compensation to be paid therefor, amending sections 8618, 8621, 8622, 8624, 8625 and 8626 of Remington & Ballinger's Annotated Codes and Statutes of Washington," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

A. A. SMITH, Chairman.

We concur in this report: Chas. E. Myers, William Wray.

On motion of Senator Smith (A. A.), the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., March 6, 1917.

MR. PRESIDENT:

We, your Committee on Printing and Supplies, to whom was referred House bill No. 361, entitled "An act relating to the publication of ordinances in fourth class cities or towns, and amending section 7734 of Remington & Ballinger's Annotated Codes and Statutes of Washington," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

A. A. SMITH, Chairman.

We concur in this report: Chas. E. Myers, William Wray.

On motion of Senator Smith (A. A.), the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., March 6, 1917.

MR. PRESIDENT:

We, your Committee on Privileges and Elections, to whom was referred House bill No. 336, entitled "An act relating to the registration of voters in the State of Washington; providing for the manner, method, time and forms thereof, providing for the striking of names from registration rolls, and amending sections 11 and 6 of chapter 16 of the Session Laws of 1915," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

A. A. SMITH, Chairman.

We concur in this report: E. V. Kuykendall, H. D. Taylor.

On motion of Senator Smith (A. A.), the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., March 5, 1917.

MR. PRESIDENT:

We, your Committee on Education, to whom was referred engrossed House bill No. 301, entitled "An act relating to misconduct of public school superintendents and officers, and providing a penalty for its violation," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

O. T. CORNWELL, Chairman.

We concur in this report: Dan Landon, Walter S. Davis, John W. Kleeb, Oliver

Hall.

On motion of Senator Cornwell, the report of the committee was adopted. On motion of Senator Chase, the rules were suspended, and engrossed substitute House bill No. 154 ordered immediately transmitted to the House. The secretary read:

OLYMPIA, WASH., March 3, 1917.

MR. PRESIDENT:

We, your free conference committee, appointed to confer with a like committee from the House as to amendments on House bill No. 271, beg to recommend that the Senate recede from its amendment and in lieu thereof agree on the following amendment:

Strike all beginning with the word "the" in line two of section 8 of the printed bill, down to and including the word "stroke" in line 10, and insert in lieu thereof the following: On and after March 1, 1918 the Secretary of State shall furnish to each licensee of a motor vehicle two number plates containing the number to be displayed on such vehicle as hereinafter provided. The number shall be in Arabic numerals not less than four inches in height nor less than one-half inches stroke, and shall be preceded by the letters "Wn" and * * * by the last numeral of the year in which such license shall expire, and such number plate if issued to a dealer, shall contain the word "dealer." The Secretary of State may put such other mark or character on such plates or fix the color of same as he may determine, to properly identify the kind of license issued * * *.

The original number plates shall contain six perforations so located as to permit the attachment of the metal year plate hereinafter described, which plate when attached shall cover the letters "Wn" and the numeral indicating the year in which the license expires. Upon receiving an application for a renewal license the Secretary of State shall issue the renewal license and furnish two year plates direct to the applicant which year plates shall be approximately 3 by 4% inches in size, and so constructed as to be readily attached to the original number plate in such manner as to cover the letters "Wn" and the numeral of the year in which the original license expired, and shall bear the letters "Wn" and the last numeral of the year in which the renewed license expired, and such other marks or characters as directed by the Secretary of State, and shall be of such color as shall be determined by the Secretary of State, which color shall be in strong contrast with the color of the number plate.

The size of the numerals for motor cycles shall be $2\frac{1}{2}$ inches high and % inch stroke, and the size of the year plates shall be in proportion.

The applicant shall immediately upon receipt of the year plates attach the same to his number plate as herein set forth: Provided however, That if said year plates shall have been patented and a royalty thereon be demanded on such year plates furnished the State of Washington or if the holder of such patent refuses to permit the use of such year plates by said state, then the Secretary of State is hereby authorized, in his discretion, to select any other designating mark, or to furnish number plates as provided in section 12, of chapter 142, of the Laws of 1915.

And we further report that a new section be added to be known as section 13 to read as follows:

Section 13. That section 18 of chapter 142 of the Laws of 1915 be amended to read as follows:

Section 18. All fees collected by the Secretary of State as herein provided shall be paid into the state treasury as other funds are paid and after returning one-half annually to the general fund the amounts appropriated therefrom each biennium for the expenses of issuing of such licenses, the surplus shall go first to the various counties of the state in which are located primary highways for the maintenance of the primary highways of the state, a sum equaling \$100 per mile per year for such highways which have been or may hereafter be constructed therein. Such sum to be placed in the permanent highway maintenance fund of such county. The primary highways in order to come under the provisions of this act for maintenance purposes must be of a character equal to and up to the standard of permanent highway construction. The state highway commissioner shall between the 15th day of February and the first day of March of each year certify in duplicate one copy to the State Treasurer and the other copy to the county commissioners of each county as aforesaid, the number of miles of such constructed primary highways within such county. The remainder of said automobile fund shall go to the permanent highway fund for

the maintenance and repair of permanent highways in addition to the fund heretofore provided by law to be distributed in accordance with the amounts of money paid in to the permanent highway fund by the various counties of the state.

Ralph D. Nichols, Howard D. Taylor, Harve H. Phipps, J. C. Hubbell, J. W. Summers, Maurice Smith.

Senator Taylor moved the adoption of the report of the committee.

The secretary called the roll, and the Senate adopted the report of the free conference committee on House bill No. 271 by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Ghent, Groff, Hall, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Morthland, Myers, Nichols, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wells, Wray—40.

Those absent or not voting were: Senators Davis (Lincoln) and Stevenson—2.

The Senate resumed the consideration of the motion by Senator Taylor to lay the motion by Senator Nichols, to recall House bill No. 249 from the House, on the table.

The secretary called the roll, and the motion to lay on the table carried by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Carlyon, Chase, Cleary, Cornwell, Cox, Fairchild, Ferryman, French, Ghent, Groff, Hall, Kleeb, Kuykendall, Landon, Morthland, Myers, Palmer, Smith (Joseph H.), Taylor, Wells, Wray—25.

Those voting nay were: Senators Burton, Davis (Walter S.), Faulkner, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, McMillan, Metcalf, Nichols, Phipps, Smith (A. A.), Steiner—15.

Those absent or not voting were: Senators Davis (Lincoln) and Stevenson—2.

SPECIAL ORDER.

The hour of 10:30 o'clock having arrived, the Senate took up for consideration engrossed House bill No. 239, a special order for this time.

On motion of Senator Smith (Joseph H.), the Senate resolved itself into a committee of the whole to consider engressed House bill No. 239.

The bill was considered in the committee of the whole, Senator Smith (Joseph H.) in the chair, and reported back to the Senate with the recommendation that it do pass.

On motion of Senator Smith (Joseph H.), the report of the committee was adopted.

On motion of Senator Phipps, the special order for 11 o'clock was advanced until 1:30 o'clock this afternoon.

The courtesies of the Senate were extended to former Governor M. E. Hay. On motion of Senator Iverson, the reading of engrossed House bill No. 239 had in the committee of the whole was considered the third reading and the bill was placed on final passage.

Senator Taylor moved the previous question, seconded by Senators Kuy-kendall and Cox.

The previous question carried.

The secretary called the roll on the final passage of engrossed House bill No. 239, by Mr. Farnsworth, entitled "An act relating to banks, providing for the security of deposits thereof, including certain deposits of public funds, creating a depositors' guaranty fund, providing for the administration thereof, prescribing the powers and duties of certain officers with reference thereto, providing penalties for violations thereof, and making an appropriation," and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Ghent, Groff, Hall, Hutchinson, Iverson, Johnson, Jones, Judd, Kleeb, Landon, McMillan, Metcalf, Morthland, Myers, Nichols, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wray—36.

Those voting nay were: Senators Cox, Karshner, Kuykendall, Wells—4. Those absent or not voting were: Senators Davis (Lincoln) and Stevenson—2.

There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Nichols, the rules were suspended, and engrossed House bill No. 239 ordered immediately transmitted to the House.

The secretary read:

MESSAGE TO THE SENATE.

MR. PRESIDENT:

House of Representatives, Olympia, Wash., March 5, 1917.

The House has passed engrossed Senate bill No. 52, entitled "An act to establish a Code of Probate Law and Procedure including the making and probating of wills, administration of estates of deceased persons; appointment of guardians of the persons and estates of minors, insane and mentally incompetent persons and administering their estates and providing penalties for the violation of certain provisions of this act and repealing sections 1278 to 1340, both inclusive, sections 1372 to 1692, both inclusive, and sections 1694 and 1320-1 of Remington & Ballinger's Annotated Codes and Statutes of Washington, and section 1693 of Remington & Ballinger's Annotated Codes and Statutes of Washington in part, and all other laws or parts of laws in conflict therewith," with the following amendments:

First. Strike the last sentence in section 7.

Second. Amend section 36 by adding at the end thereof the following: "No real estate shall be devised by a nuncupative will."

Third. Amend section 64 in line 11 of the printed bill after the word "petitions" add the following: "by executor or administrator."

Fourth. Amend section 87, line 3 of the printed bill after the word "turpitude" insert the following: "Provided, That trust companies regularly organized under the laws of this state and national banks when authorized so to do may act as administrators or guardians of the estate of minors or other incompetents upon petition of any person having a preference right to such appointment and may act as executors or guardians when so appointed by will. But no trust company or national bank shall be entitled to qualify as such executor or guardian under any will hereafter. drawn by it, or its agents or employes, and no salaried attorney of any such company shall be allowed any attorney's fee for probating any such will, or in relation to the administration or settlement of any such estate, and no part of any attorney fee shall inure, directly or indirectly, to the benefit of any trust company or national bank."

Fifth. Amend section 93 after the word "mortgage" in line 3 of the printed bill add the word "lease" and at the end of the section add the following: "and in all other respects administer and settle the estate without the intervention of the court."

Sixth. Amend the printed amended bill and the engrossed bill by inserting between sections 94 and 95 in Roman numerals "XIV" and also the words "the inventory and effects of deceased persons."

Seventh. Amend section 107 in line 4 of the printed bill, by adding after the word "executor" the words "or administrator."

Eighth. Amend section 121, in line 1 of the printed bill; strike the word "of" after the word "removal" and insert in lieu thereof the word "for."

Ninth. Amend section 131 in line 7 of the printed bill; insert after the words "property sold, or" the following words: "if made at private sale."

Tenth. Amend section 163, in line 13 of the printed bill after the words "entitled to the same" strike "under the law."

Eleventh. Amend section 164, in line 2 of the printed bill, strike the word "him" which appears after the words "to represent" and insert in lieu thereof the following: "such minors, with reference to such final report and petition for distribution."

Twelfth. Amend section 164, line 3 of the printed bill, strike the word "account" and insert in lieu thereof the word "same."

Thirteenth. Amend section 189 in line 3 of the printed bill after the word "predicated" insert the word "and."

Fourteenth. In the caption between sections 201 and 202 amend by striking "of" (last of) in said caption and insert in lieu thereof the word "or."

And the same is herewith transmitted. C. R. Maybury, Chief Clerk.

Senator Kuykendall moved that the Senate concur in the House amendments to substitute Senate bill No. 52.

The secretary called the roll, and the Senate concurred in the House amendments to substitute Senate bill No. 52 by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Cleary, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Ghent, Groff, Hall, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Morthland, Myers, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Taylor, Wells. Wray—36.

Those voting nay were: Senators Cornwell, Nichols, Steiner-3.

Those absent or not voting were: Senators Chase, Davis (Lincoln), Stevenson—3.

On motion of Senator Phipps, the special order on House bill No. 128 was advanced until the final disposition of Senate bill No. 265.

On motion of Senator Taylor, further proceedings under the call of the Senate were dispensed with.

At 12 o'clock noon, on motion of Senator Taylor, the Senate took a recess until 1:25 o'clock this afternoon.

AFTERNOON SESSION.

The Senate was called to order at 1:25 p. m. by the president *pro tem*. On motion of Senator Fairchild, the rules were suspended, and the Senate returned to the order of business.

REPORTS OF STANDING COMMITTEES.

The Committee on Judiciary recommended that engrossed House bill No. 126 do pass, with certain amendments.

The report of the committee, together with the bill, was placed on general file.

The Committee on Cities of the First Class recommended that House bill No. 178 do pass, with certain amendments.

The report of the committee, together with the bill, was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., March 6, 1917.

MR. PRESIDENT:

We, your Committee on Public Revenue and Taxation, to whom was referred House bill No. 386, entitled "An act relating to the listing of personal property for taxation and amending section 9131 of Remington & Ballinger's Annotated Codes and

Statutes of Washington," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

E. J. CLEARY, Chairman.

We concur in this report: W. M. Karshner, Dan Landon, D. H. Cox, Oliver Hall. On motion of Senator Cleary, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., March 6, 1917.

MR. PRESIDENT:

We, your Committee on Roads and Bridges, to whom was referred engrossed House bill No. 211, entitled "An act to prohibit the removal, defacement, covering, alteration or destruction of the manufacturer's serial number or any other distinguishing number or identification mark on motor vehicles and motor boats and providing penalties for a violation thereof," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

RALPH D. Nichols, Chairman.

We concur in this report: R. A. Hutchinson, Harve H. Phipps, A. A. Smith, Ed Brown, F. G. Barnes, John W. Kleeb.

On motion of Senator Nichols, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., March 6, 1917.

MR. PRESIDENT:

We, your Committee on Insurance, to whom was referred House bill No. 179, entitled "An act relating to the registration of titles to land, amending section 8841 of Remington & Ballinger's Annotated Codes and Statutes of Washington, and providing the method of withdrawing land titles from registration," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

JOSEPH H. SMITH, Chairman.

We concur in this report: Jesse S. Jones, James Burton.

On motion of Senator Smith (Joseph H.), the report of the committee was adopted.

Mr. President:

We, your conference committee, to whom was referred House bill No. 102, entitled "An act creating the office of state tax commissioner, defining his powers and duties and repealing sections 9084 and 9089 of Remington and Ballinger's Code," with the Senate amendments, have had the same under consideration and respectfully recommend that the Senate recede from its amendments.

E. J. Cleary, D. H. Cox, Oliver Hall, C. W. Ryan, C. W. McCall, J. H. Davis.

On motion of Senator Cleary, the report of the committee was adopted.

OLYMPIA, WASH., March 6, 1917.

We, your committee on free conference, to whom was referred engrossed House bill No. 64, entitled "An act relating to the survey, management, sale, reclamation, lease and disposition of state, granted, school, tide, shore and other lands and oyster reserves, waterways and harbor areas, etc.," and the Senate amendments thereto, have had the same under consideration, and we respectfully report the same back to the Senate and the House with the recommendation that the bill be amended as follows, and as so amended that the bill do pass:

Strike section 1 of the bill and insert in lieu thereof the following:

Section 1. That section 6782 of Remington & Ballinger's Code be amended to read as follows:

Section 6782. The commissioner of public lands of the State of Washington is hereby authorized to execute leases and contracts for the mining of gold, silver, copper, lead cinnabar, or other valuable minerals, except coal, from any land now belonging to the state or from any lands to which the state may hereafter acquire title, subject to the conditions hereinafter provided.

Further amend the bill as follows:

Strike section 2 of the bill and insert in lieu thereof the following:

SEC. 2. That section 6783 of Remington & Ballinger's Code be amended to read as follows:

Section 6783. Any citizen of the United States finding precious minerals upon any lands now or hereafter belonging to the State of Washington, may apply to the commissioner of public lands for a lease of any amount not exceeding eighty acres, for prospecting purposes, such application to be made by legal subdivisions according to the public land surveys.

Insert a new section to be known as section 3, as follows:

SEC. 3. That section 6787 of Remington & Ballinger's Code be amended to read as follows:

Section 6787. At any time prior to the expiration of any prospecting lease the lease holder or assignee thereof may apply to the commissioner of public lands for a contract to mine the lands covered by said lease and extract and dispose of the minerals therefrom. The commissioner of public lands shall upon the receipt of such an application make a full investigation of the properties and if the land included in said lease shall be found to contain any of the valuable mineral deposits included in section 6782 of Remington and Ballinger's Annotated Codes and Statutes of Washington the said commissioner shall thereupon accept said application and the applicant for said contract shall thereupon within thirty (30) days after notice from the commissioner of public lands that said application has been accepted and approved, enter into a contract for the working and mining of said property which contract shall be substantially in the following form:

"This indenture, made this day of A. D., one thousand nine hundred andby and between the State of Washington, party of the first part, and...... whose post office address is State of party of the second part.

WITNESSETH, That the party of the of the first part in consideration of the sum of dollars to it in hand paid by the party of the second part, the receipt whereof is hereby acknowledged, the same being the first annual payment to be made hereunder, and in further consideration of the covenants and conditions herein contained, to be kept and performed by the party of the second part, does hereby contract, lease and demise to the party of the second part, for a term of years (here shall be inserted the number of years asked for by the applicant—not exceeding 30 years in all) from and after the.....day of......, one thousand nine hundred and, the following described land situate in the county of, State of Washington, viz.:..., which premises are leased to the party of the second part for the purpose of exploring for and mining and taking out and removing therefrom the ore therein contained, containing copper, silver, lead, gold and other valuable minerals (except coal), which is or which hereafter may be found in, on or under said land, together with the right to construct all buildings, make all excavations, openings, ditches, drains, railroads, wagon roads, concentrators, power plants, smelters and other improvements upon said premises which are or may become necessary or suitable for the mining or removal of ore containing copper, lead, silver, gold or other valuable minerals from said premises with the right, during the existence of this contract and lease to cut and use the timber found upon said premises for fuel and so far also as may be necessary, for the construction of buildings required in the operation of any mine or mines on the premises hereby leased and also the timber necessary for drains, tramways and supports for such mine or mines: Provided, That the party of the second part shall have the right at any time to terminate this agreement insofar as it requires the party of the second part to mine ore on said land or to pay a royalty therefor, by giving written notice to the party of the first part which shall be served by leaving the same with the commissioner of public lands, who shall officially, in writing, acknowledge the receipt of said notice and the foregoing contract shall terminate sixty (60) days thereafter and all arrears and sums which may be due under the same up to the time of its termination as set forth in said notice shall be paid upon settlement and adjustment thereof. The party of the first part further agrees that the party of the second part shall have the right under this agreement to contract with others to work such mine or mines or any part thereof or to sub-contract the same and the use of the said land or any part thereof for the purpose of mining for ore with the same rights and privileges as are herein granted to the said party of the second part. The party of the second part agrees that he will in each year during the life of this lease perform work or make improvements upon the premises hereinbefore described to an amount of not less than one hundred dollars (\$100.00) for each twenty (20) acres included therein and will file with the commissioner of public lands an affidavit of the performance of said work, which affidavit shall give the nature and extent thereof. And it is further expressly agreed that if the party of the second part shall fail to perform said labor as hereinbefore provided that said lease shall then, at the option of the commissioner of public lands, be forfeitable and the commissioner of public lands shall thereupon, if he shall elect to forfeit this lease and contract, serve upon the party of the second part, or his assignees, if notice of such assignment has been given to the commissioner of public lands, a notice that unless he performs such work within ninety (90) days after the giving of said notice. that this contract and lease shall thereupon become forfeited, terminated and at an end, such ninety (90) day period to commence from the date said notice is mailed by the commissioner of public lands, all such notices to be given by registered mail and if the address of the holder of this contract is unknown then such notices shall be given by posting a copy thereof on said land at the point of any mining operations thereon, which notice shall thereupon be deemed sufficient."

Insert a new section to be known as section 4, to read as follows:

Sec. 4. That section 6788 of Remington & Ballinger's Code be amended to read as follows:

Section 6788. The terms and conditions on which the land covered by said contract and lease may be mined and the royalties ascertained and paid shall be agreed upon by the commissioner of public lands and the contract holder: Provided, That such contract and lease shall provide for the payment to the state of a royalty of not less than one per cent (1%) nor more than four per cent (4%) of all moneys received from the sale of minerals from said lands covered by said contract and lease after deducting therefrom the cost of transportation and treatment: And provided further, That in addition to the royalty herein provided for, the contract holder and lessee shall pay an annual rental of ten dollars (\$10.00) for each forty (40) acres, or fraction thereof, included in said contract and lease.

Insert a new section in the bill to be known as section 5, to read as follows:

SEC. 5. The commissioner of public lands of the State of Washington is hereby authorized to execute leases and contracts for the mining of gold, silver, copper, lead, cinnabar or other valuable minerals from any lands sold or leased by the state, the minerals of which have been reserved by the state. Any citizen of the United States finding minerals upon any lands which the State of Washington may have sold or leased and reserved the mineral rights thereon, may apply to the commissioner of public lands for a lease of any amount not exceeding eighty (80) acres, for prospecting purposes, such application to be made by legal subdivisions, according to the public land surveys. Upon the filing of any such application, the commissioner of public lands shall set the same down for hearing at a date not less than thirty (30) nor more than sixty (60) days from the date of filing the application, and shall notify the applicant and the owner or lessee of the lands, the mineral rights in which have been reserved by the state, of the time and place of said hearing. Before the date of the hearing, the commissioner of public lands shall make a full investigation of the lands and the feasibility of extracting minerals found upon said lands, and of the probable amount of damages which will accrue to said lands by reason of extracting mineral therefrom. If at said hearing it shall appear that said lands do not contain valuable mineral in sufficient quantities to warrant the extraction thereof, the commissioner shall reject such application. From any decision of the commissioner rejecting an application, the applicant may appeal to the superior court of Thurston county by filing a notice of appeal with the clerk of the court and serving a copy thereof upon the commissioner and upon the owner or lessee of the lands, the mineral rights in which have been reserved by the state; and all such appeals shall be heard de novo and speedily determined. If, at such hearing before the commissioner, it shall appear that the lands contain valuable mineral in such quantities as to warrant the extraction thereof, the commissioner shall determine the amount of damages which will accrue to the owner or lessee of the lands by reason of entry thereon and the extraction of minerals therefrom and shall determine the terms and conditions upon which said right to enter upon said lands and extracting minerals shall be leased, the time and duration of such lease, the royalties to be paid to the state under such lease and shall impose such other regulations as may be deemed proper to safeguard the interest of the state and of the owner or lessee of the land and shall execute and deliver to the applicant a contract of lease embodying the conditions and regulations so determined and imposed.

Make section 3 of the engrossed bill (amending 6844 R. & B.) section 6.

Make section 4 of the engrossed bill (amending 6845 R. & B.) section 7.

Make section 5 of the engrossed bill (amending section 8095 R. & B.) section 8. Make section 6 of the engrossed bill (amending section 8114 R. & B.) section 9.

Make section 7 of the engrossed bill (amending 8115 R. & B.) section 10.

Make section 7 of the engrossed bill (amending chapter 144, Laws of 1915) section 11.

Make section 9 of the engrossed bill section 12.

Make section 10 of the engrossed bill section 13.

Amend the title to read as follows: "An act relating to the survey, management, sale, reclamation, lease and disposition of state, granted, school, tide, shore and other lands and oyster reserves, waterways and harbor areas, and the leasing of the mineral rights of the state on lands leased or sold, and amending sections 6782, 6783, 6787, 6788, 6844, 6845, 8095, 8114 and 8115 of Remington & Ballinger's Annotated Codes and Statutes of Washington, and section 1 of chapter 144, Laws of 1915.

Senators W. V. Wells, E. E. Boner, E. V. Kuykendall.

Representatives Chas. I. Roth, M. C. Reed, Geo. McCoy.

Senator Wells moved the adoption of the report of the committee on free conference.

The secretary called the roll, and the report of the committee was adopted by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Chase, Cornwell, Cox, Davis (Walter S.), Ghent, Hall, Iverson, Karshner, Kleeb, Landon, Metcalf, Morthland, Myers, Smith (A. A.), Smith (Joseph H.), Taylor, Wells, Wray—24.

Those voting nay were: Senators Faulkner, Ferryman, Hutchinson, Johnson, Judd, McMillan—6.

Those absent or not voting were: Senators Cleary, Davis (Lincoln), Fairchild, French, Groff, Jones, Kuykendall, Nichols, Palmer, Phipps, Steiner, Stevenson—12.

The secretary read:

MESSAGE TO THE SENATE.

House of Representatives, OLYMPIA, Wash., March 6, 1917.

MR. PRESIDENT:

The speaker has signed substitute House bill No. 249, entitled "An act relating to the capitol buildings and grounds, the powers and duties of the state capitol commission and the issuance of bonds for state capitol purposes, and the sale of said bonds to the state or private persons, providing for a tax levy therefor, and making appropriations therefor, and repealing sections 1, 2 and 3 of chapter 191 of the Laws of 1915;"

Also, House bill No. 217, entitled "An act relating to cities of the first class, and prohibiting therein the diversion of revenues secured for special purposes to other funds or uses, and amending section 1 of chapter 17, Laws of 1915;"

Also, House bill No. 46, entitled "An act relating to the construction, equipment and furnishing of an armory for the use of the National Guard of Washington, at Walla Walla, appropriating money from the military fund therefor, creating a commission to superintend the construction, equipment and furnishing of said armory, and authorizing the promulgation of rules and regulations for the government thereof;"

Also, House bill No. 78, entitled "An act relating to the construction, equipment and furnishing of an armory for the use of the National Guard of Washington and other military organizations at Aberdeen, appropriating money from the military fund therefor, creating a commission to superintend the construction, equipment and furnishing of said armory, and authorizing the promulgation of rules and regulations for the government thereof;"

Also, the House has concurred in Senate amendments to House bill No. 61, entitled "An act to authorize and regulate the practice of chiropractic, to provide for the licensing and examination of chiropractors, to create a state board of examination and registration, to provide for the appointment of same, to establish rules and regulations governing said board, to provide a curriculum, and establish a standard of efficiency, to provide prerequisites and establish a fee for examination, to provide for the disposal of the fund arising from said fee, to regulate the holding of meetings of said board and issuance of license to practice chiropractic, to provide a penalty for practicing chiropractic without a license as provided by this act, and to repeal all acts and parts of acts in conflict herewith;"

Also, the House refuses further consideration of Senate joint resolution No. 9, "Relating to rural credit and development and providing for an investigation of the feasibility of land colonization under state direction;"

Also, the House refuses to recede from its amendments to Senate bill No. 257 and the speaker has appointed the following members of the House as a conference committee on said bill: Messrs. Davis, Farnsworth and Pool.

C. R. MAYBURY, Chief Clerk.

The president resumed the chair.

The president appointed as a conference committee on Senate bill No. 257, Senators Cox, Burton and Fairchild.

The president signed enrolled substitute House bill No. 249, and enrolled House bills Nos. 217, 46 and 78.

On motion of Senator Carlyon, the special order on House bill No. 265 was advanced until the final disposition of House bill No. 128.

INTRODUCTION OF BILLS.

Engrossed substitute House bill No. 45, by Mr. Guie, entitled "An act relating to and defining the powers of port districts and the powers of commissioners of port districts; and providing compensation for port commissioners in port districts having a population of two hundred thousand (200,000) or more inhabitants, such compensation being subject to a referendum to the electors of such port district, and amending sections 4 and 5 of chapter 92 of the Session Laws of 1911, as amended by chapter 62 of the Session Laws of 1913, the same being sections 8165-4, 8165-5 of Remington & Ballinger's Code."

The bill was read the first time, and on motion of Senator Landon, the rules were suspended, the bill was read the second time by title and referred to the Committee on Harbor and Harbor Lines.

Engrossed House bill No. 194, by Judiciary Committee, entitled "An act limiting the time for the commencement of actions to enforce claims against bonds of contractors on public works."

The bill was read the first time, and on motion of Senator Boner, the rules were suspended, the bill was read the second time by title and referred to the Committee on Judiciary.

House bill No. 328, by Messrs. Grass, Graham and Adams, entitled "An act relating to the practice of law, providing for the licensing of attorneys and counselors of law and of licensed law clerks, or for the suspension or revocation of such licenses heretofore or hereafter to be issued, creating a board of law examiners, defining its powers and duties, making unlawful any violations of this act, and repealing sections 119, 120, 121, 122, 123, 124, 125 and 126 of Remington & Ballinger's Annotated Codes and Statutes of Washington and of the supplement (1913) thereof."

The bill was read the first time, and on motion of Senator Boner, the rules were suspended, the bill was read the second time by title and referred to the Committee on Judiciary.

Engrossed House bill No. 352, by Mr. Fuller, entitled "An act providing for the investigation of methods for bettering industrial relations, creating a board of industrial survey and defining its duties."

The bill was read the first time, and on motion of Senator Carlyon, the rules were suspended, the bill was read the second time by title and referred to the Committee on Labor and Labor Statistics.

Engrossed House bill No. 369, by Mr. Christensen, entitled "An act providing for the protection of employees in factories, workshops and establishments where cedar dust, filaments or injurious gases are produced or generated, and amending section 6588 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

The bill was read the first time, and on motion of Senator Fairchild, the rules were suspended, the bill was read the second time by title and referred to the Committee on Labor and Labor Statistics.

Engrossed House bill No. 376, by Messrs. Ryan and Nash, entitled "An act providing for the assessment and collection of an annual license tax for dogs, creating a fund for the payment of damages for injuries to domestic animals, permitting any amount, in such in excess of two hundred dollars, to be expended for bounties on wild animals, providing for the killing of dogs injuring persons or domestic animals, making the owner or keeper thereof liable for damages for such injury, defining the powers and duties of certain officers, and providing penalties for violation thereof."

The bill was read the first time, and on motion of Senator Brown, the rules were suspended, the bill was read the second time by title and referred to the Committee on Dairy and Livestock.

The hour of 1:30 p. m. having arrived, the Senate took up for consideration engrossed House bill No. 128, a special order for this time.

SPECIAL ORDER.

Engrossed House bill No. 128, by the Committee on Irrigation and Arid Lands, entitled "An act relating to the organization and government of irrigation districts, and facilitating co-operation between irrigation districts and the United States, and amending sections 6416, 6418, 6428, 6430, 6433, 6439, 6440, 6444, 6454, 6457, 6489, 6490, 6491 and 6493 of Remington & Ballinger's Annotated Codes and Statutes of Washington, and as any or either of said sections is amended by section 2 of the Session Laws of 1913, chapter 165, or sections 1, 6, 10, 14, 15, 16, 20, 27, 28, 29, and 31 of the Session Laws of 1915, chapter 179, and providing for the organization and government of special improvement districts within the boundaries of any irrigation district for special construction or improvement in an irrigation system, including drainage, and the levy of special assessments according to benefits for payment thereof, and the issuance of warrants and bonds in the aid thereof by adding to section 6457 of Remington & Ballinger's Codes and Statutes of Washington, new sections to be known as sections 6457-1, 6457-2, 6457-3, 6457-4, 6457-5, 6457-6, and 6457-7," was read third time.

On motion of Senator Morthland, the bill was amended in section 5, line 16, of the engrossed bill, by inserting after the words "will be" the

following: "added to the amount thereof and that if 60 per cent thereof be."

The secretary called the roll on the final passage of engrossed House

bill No. 128, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Cleary, Cornwell, Cox, Davis (Walter S.), Faulkner, Ferryman, French, Ghent, Groff, Hall, Hutchinson, Iverson, Johnson, Jones, Judd, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Morthland, Myers, Palmer, Smith (A. A.), Smith (Joseph H.), Taylor, Wells, Wray—34.

Those absent or not voting were: Senators Chase, Davis (Lincoln), Fairchild, Karshner, Nichols, Phipps, Steiner, Stevenson—8.

There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Taylor, the special order on Senate bill No. 265 was continued until after the disposal of House bill No. 337.

House bill No. 337, by Mr. Guie, entitled "An act authorizing cities and towns to lease or sell any municipally-owned water works, gas works, electric light and power plants, steam plants, street railway plants and lines, telegraph and telephone lines and plants and any other municipally-owned public utility, or public utility system similar or dissimilar in character," was read the third time.

Scnator Nichols moved to amend the bill in section 1 by adding to the end thereof the following: "Provided, the legislative authority thereof has first obtained its authority so to do by a three-fifths majority vote of all electors voting thereon, at any general election or at a special election called for the purpose of submitting said question."

A roll call on the motion was demanded by Senators Hutchinson, Nichols, Iverson, Steiner, Smith (A. A.), McMillan, Burton and Phipps.

The secretary called the roll, and the motion by Senator Nichols failed to carry by the following vote:

Those voting aye were: Senators Brown, Burton, Cornwell, Cox, Davis (Walter S.), Fairchild, Hutchinson, Iverson, Johnson, Landon, McMillan, Metcalf, Nichols, Phipps, Smith (A. A.), Steiner—16.

Those voting nay were: Senators Barnes, Boner, Brand, Carlyon, Chase, Cleary, Faulkner, Ferryman, French, Ghent, Groff, Hall, Jones, Judd, Kleeb, Kuykendall, Myers, Palmer, Taylor, Wray—20.

Those absent or not voting were: Senators Davis (Lincoln), Karshner, Morthland, Smith (Joseph H.), Stevenson, Wells—6.

On motion of Senator Johnson, the bill was amended as follows:

In section 2, line 4, page 3 of the original bill, strike out all after the word "ordinances" to and including the word "people" in line 8.

In section 2, line 27, page 2 of the original bill, strike out all after the word "effect" to and including the word "effect" in line 30 and strike the last sentence.

The secretary called the roll on the final passage of House bill No. 337, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon. Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Ghent, Groff, Hall, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Myers, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner—30.

Those voting nay were: Senators Hutchinson, Iverson, Johnson, Nichols, Palmer, Taylor, Wray—7.

Those absent or not voting were: Senators Chase, Davis (Lincoln), Morthland. Stevenson, Wells—5.

There being no objection, the title of the bill was ordered to stand as the title of the act.

The Senate resumed consideration of Senate bill No. 265 under special order.

A motion by Senator Phipps to reconsider the vote by which Senate bill No. 265 passed the Senate carried.

Senator Nichols stated that he had several amendments to offer to the bill.

Senator Palmer moved that the amendments be mimeographed and that further consideration of the bill be made a special order immediately upon receiving copies of the mimeographed amendments proposed by Senator Nichols.

The motion carried.

Senator Boner was called to preside.

House bill No. 222, by Judiciary Committee, entitled "An act relating to the payment of premiums on surety bonds, and amending section 6059-194 of Remington & Ballinger's Annotated Codes and Statutes of Washington," was read the third time.

The secretary called the roll on the final passage of House bill No. 222, and it failed to pass by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Carlyon, Fairchild, Hutchinson, Jones, Morthland, Myers, Smith (Joseph H.), Wray—12.

Those voting nay were: Senators Burton, Cornwell, Cox, Davis (Walter S.), Faulkner, Ferryman, Groff, Hall, Iverson, Karshner, Kleeb, Landon, Mc-Millan, Metcalf, Nichols, Palmer, Smith (A. A.)—17.

Those absent or not voting were: Senators Chase, Cleary, Davis (Lincoln), French, Ghent, Johnson, Judd, Kuykendall, Phipps, Steiner, Stevenson, Taylor, Wells—13.

Substitute House bill No. 38, by Mr. Kelly (Albert A.), entitled "An act changing the name of 'The State Institution for Feeble Minded' to 'The State Custodial School,'" was read the third time.

The secretary called the roll on the final passage of substitute House bill No. 38, and it passed the Senate by the following vote:

Those voting aye were: Senators Boner, Brand, Brown, Burton, Carlyon, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, French, Ghent, Groff, Hall, Hutchinson, Iverson, Jones, Kleeb, Landon, McMillan, Metcalf, Morthland, Myers, Smith (A. A.), Smith (Joseph H.), Steiner—26.

Those voting nay were: Senators Barnes, Faulkner, Ferryman, Karshner, Nichols, Palmer, Taylor, Wray—8.

Those absent or not voting were: Senators Chase, Davis (Lincoln), Johnson, Judd, Kuykendall, Phipps, Stevenson, Wells—8.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed House bill No. 99, by Mr. Gorham, entitled "An act relating to insurance, and amending section 6059-6 of Remington & Ballinger's Code," was read the third time.

On motion of Senator Metcalf, the bill was amended in section 1, line 17, of the original bill, by inserting after the word "commission" the following: "the deputy insurance commissioner shall receive a salary of \$2400.00 per year."

The secretary called the roll on the final passage of engrossed House bill No. 99, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Brown, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Ghent, Groff, Hall, Hutchinson, Iverson, Jones, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Morthland, Myers, Nichols, Smith (A. A.), Smith (Joseph H.), Steiner, Wells, Wray—28.

Those voting nay were: Senators Boner, Burton, Karshner, Palmer, Taylor—5.

Those absent or not voting were: Senators Brand, Carlyon, Chase, Cleary, Davis (Lincoln), Johnson, Judd, Phipps, Stevenson—9.

There being no objection, the title of the bill was ordered to stand as the title of the act.

The president resumed the chair.

House bill No. 136, by Mr. Gorham, entitled "An act relating to insurance, and amending section 6059-23 of Remington & Ballinger's Annotated Codes and Statutes of Washington, as amended by chapter 34, Session Laws of 1915," was read the third time.

The secretary called the roll on the final passage of House bill No. 136, and it failed to pass by the following vote:

Those voting aye were: Senators Barnes, Burton, Carlyon, Cleary, Cornwell, Fairchild, French, Ghent, Groff, Hall, Kleeb, Kuykendall, Myers, Smith (A. A.), Wray—15.

Those voting nay were: Senators Boner, Brand, Brown, Davis (Walter S.), Faulkner, Hutchinson, Iverson, Jones, Karshner, Landon, McMillan, Metcalf, Nichols, Palmer, Phipps, Smith (Joseph H.), Steiner, Taylor, Wells—19.

Those absent or not voting were: Senators Chase, Cox, Davis (Lincoln), Ferryman, Johnson, Judd, Morthland, Stevenson—8.

On motion of Senator Myers, the rules were suspended, and all bills passed at today's session were ordered immediately transmitted to the House.

Engrossed House bill No. 23.

The secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., February 27, 1917.

MR. PRESIDENT:

We, your Committee on Educational Institutions, to whom was referred engrossed House bill No. 23, entitled "A bill for the establishment and maintenance of an experiment station in an irrigated section at Kennewick or within twenty miles thereof," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass with the following amendments:

Amend the title by striking the word "section" in line 2 and substituting in lieu thereof the word "district." In lines 2 and 3 strike the words "at Kennewick or within twenty miles thereof."

In section 1, lines 3 and 4 of the engrossed bill, strike the words "at Kennewick or within twenty miles thereof."

Strike section 2 and substitute in lieu thereof a new section to be known as section 2 as follows: "Sec. 2. The location of said sub-station shall be determined by the board of regents of the State College of Washington, solely with a view of rendering the greatest aid to all the irrigated districts of the state."

In section 3, line 2, strike the words "to be," and insert in lieu thereof the word "specially." In line 2, after the word "appropriated" insert the word "therefor." In lines 2 and 3 strike the words "properly applicable thereto" and insert the words "supplied by gift."

WILLIAM WRAY, Chairman.

We concur in this report: Harve H. Phipps, W. M. Karshner, Chas. E. Myers, E. Ben Johnson, A. E. Judd, Oliver Hall.

On motion of Senator Wray, the report of the committee was adopted. Engrossed House bill No. 23, by Mrs. Williams, was read the third time. On motion of Senator Hall, the bill was amended as follows:

Strike all of the enacting clause and insert the following:

"Section 1. That the board of regents of the State College of Washington be hereby authorized to establish and maintain a sub-station of the Washington Agricultural Experiment Station in an irrigated district and to conduct investigational work upon the principles and practices of irrigation agriculture, including the duty of water and its relation to soil types, crops, climatic conditions, together with ditch and drain construction, fertility investigations and methods of tillage, introduction and testing of new and improved crops, the method of combating plant diseases and insect pests, marketing, the handling of fruit by-products, farm management, and such other subjects relative to the development of agriculture under irrigation conditions, as may seem to it advisable.

"Sec. 2. The location of said sub-station shall be determined by the board of regents of the State College of Washington solely with a view of rendering the greatest aid to all the irrigated districts of the state.

"Sec. 3. That said station shall be established as soon as funds are available therefor, by special appropriation, gifts or otherwise."

The secretary called the roll on the final passage of engrossed House bill No. 23, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brown, Burton, Carlyon, Cleary, Cornwell, Davis (Walter S.), Fairchild, Ferryman, French, Ghent, Groff, Hall, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, Metcalf, Morthland, Myers, Palmer, Phipps, Smith (A. A.), Wells, Wray—31.

Those voting nay were: Senators Faulkner, Steiner, Taylor-3.

Those absent or not voting were: Senators Brand, Chase, Cox, Davis (Lincoln), McMillan, Nichols, Smith (Joseph H.), Stevenson—8.

Senator Hall moved to amend the title of the bill by striking the same and substituting in lieu thereof the following:

"An act relating to the establishment and maintenance of an agricultural experiment station under the supervision of the State College of Washington, authorizing the board of regents of the State College of Washington to co-operate with the United States department of agriculture in certain investigational work and authorizing the board of regents of the State College of Washington to accept special gifts or donations for the location, construction, equipment and maintenance of said experimental station."

Senator Taylor stated that the amendment offered to the title by Senator Hall constituted the introduction of a new bill, and was out of order.

The chair ruled the point well taken.

On motion of Senator Phipps, the title of the bill was amended by striking the words "a bill" and substituting in lieu thereof the words "an act."

There being no objection, the title of the bill, as amended, was ordered to stand as the title of the act.

House bill No. 216, by Mr. Grass, entitled "An act to amend chapter 190 of the Laws of 1915, regarding the limit of liability for loss of baggage and effects," was read third time.

The secretary called the roll on the final passage of House bill No. 216, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Brown, Burton, Carlyon, Chase, Cleary, Cox, Davis (Walter S.), Fairchild, French, Ghent, Groff, Hall, Jones, Judd, Kleeb, Landon, McMillan, Metcalf, Morthland, Phipps, Smith (A. A.), Taylor, Wells, Wray—25.

Those voting nay were: Senators Faulkner, Ferryman, Hutchinson, Iverson, Johnson, Karshner, Kuykendall, Steiner—8.

Those absent or not voting were: Senators Boner, Brand, Cornwell, Davis (Lincoln), Myers, Nichols, Palmer, Smith (Joseph H.), Stevenson—9.

There being no objection, the title of the bill was ordered to stand as the title of the act.

House bill No. 179, by Mr. Anthony, entitled "An act relating to the registration of titles to land, amending section 8841 of Remington & Ballinger's Annotated Codes and Statutes of Washington, and providing the method of withdrawing land titles from registration," was read third time.

The secretary called the roll on the final passage of House bill No. 179, and it passed the Senate by the following vote:

Those voting yea were: Senators Boner, Brown, Burton, Carlyon, Chase, Cornwell, Cox, Davis (Walter S.), Faulkner, Ferryman, French, Groff, Hall, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Landon, Mc-Millan, Metcalf, Myers, Phipps, Smith (A. A.), Taylor, Wells, Wray—29.

Voting nay: Senator Palmer-1.

Those absent or not voting were: Senators Barnes, Brand, Cleary, Davis (Lincoln), Fairchild, Ghent, Kuykendall, Morthland, Nichols, Smith (Joseph H.), Steiner, Stevenson—12.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed House bill No. 138.

The secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., March 3, 1917.

MR. PRESIDENT:

We, your Committee on Agriculture, to whom was referred engrossed House bill No. 138, "Relating to the public range, regulating the breeding of cattle thereon, and providing penalties for the violation of this act, and repealing all acts and parts of acts in conflict herewith," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass with the following amendments:

In section 2, line 2 of the printed bill, the same being line 3 of the engrossed bill, after the word "number" insert the words "two years old or over."

C. R. McMillan, Chairman.

We concur in this report: Ed Brown, A. E. Judd, F. G. Barnes, J. H. Ferryman. On motion of Senator McMillan, the report of the committee was adopted. Engrossed House bill No. 138, by Mr. Banker, was read third time.

On motion of Senator Taylor, the bill was amended by striking section 4. The secretary called the roll on the final passage of engrossed House bill No. 138, and it passed the Senate by the following vote:

Those voting aye were: Senators Boner, Brown, Burton, Carlyon, Chase. Davis (Walter S.), Fairchild, Ferryman, Groff, Hall, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Landon, McMillan, Metcalf, Phipps. Smith (A. A.), Taylor, Wells, Wray-25,

Those voting nay were: Senators Cornwell, Cox, Faulkner, Kuykendall. Myers, Palmer-6.

Those absent or not voting were: Senators Barnes, Brand, Cleary, Davis (Lincoln), French, Ghent, Morthland, Nichols, Smith (Joseph H.), Steiner, Stevenson-11.

On motion of Senator Taylor, the title of the bill was amended by striking all after the words "this act."

There being no objection, the title of the bill, as amended, was ordered to stand as the title of the act.

REPORT OF COMMITTEE ON ENROLLED BILLS.

SENATE CHAMBER, OLYMPIA, WASH., March 6, 1917.

MR. PRESIDENT:

Your Committee on Enrolled Bills, to whom was referred enrolled Senate bill No. 138, entitled "An act relating to court costs, fees and mileage and repealing section 503 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, enrolled Senate bill No. 176, entitled "An act relating to the amalgamation

of street railway properties by consolidation, sale, lease or otherwise;"

Also, enrolled Senate bill No. 194, entitled "An act relating to, and authorizing, the ratification and validation of certain claims, contracts and obligations on the part of cities of the third class, contracted, allowed or otherwise incurred by the city councils thereof, and invalid or void because contracted, allowed or otherwise incurred in violation of the provisions of section 7702 or section 7694 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, enrolled Senate bill No. 226, entitled "An act relating to drainage improvement districts, providing for the issuing of bonds thereby in certain cases to retire outstanding bonds and warrants and for the reassessment of costs incurred in the con-

struction of improvements therein;"

Also, enrolled Senate bill No. 227, entitled "An act relating to public highways, providing for the construction and maintenance of uniform sign boards or guide posts thereon, prohibiting the defacing, destruction or counterfeiting of same, and providing penalties for the violation of this act;"

Also, enrolled Senate bill No. 238, entitled "An act appropriating the sum of three million nine hundred forty-two thousand, eighteen dollars (\$3,942,018.00) from the permanent highway fund to complete contracts and construction work now in force on permanent highways for the purpose of making payments on new contracts on permanent highways and for the maintenance of permanent highways, and declaring that this act shall take effect immediately," have compared same with the original bills and find them correctly enrolled.

Respectfully submitted. A. E. JUDD, Chairman. We concur in this report: W. V. Wells, W. Fairchild.

REPORT OF COMMITTEE ON ENROLLED BILLS.

SENATE CHAMBER, OLYMPIA, WASH., March 6, 1917.

MR. PRESIDENT:

Your Committee on Enrolled Bills, to whom was referred enrolled Senate bill No. 57, entitled "An act relating to the funding of the indebtedness of counties, cities and towns; validating certain funding bonds of counties, cities and towns heretofore sought to be voted or authorized; amending section 5112 of Remington & Ballinger's Annotated Codes and Statutes of Washington, and repealing section 8038 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, enrolled Senate bill No. 232, entitled "An act amending section 1 of chapter 150, Session Laws of 1915, entitled 'An act relating to the extension of time in which to remove the timber on state school or granted lands';"

Also, enrolled Senate bill No. 239, entitled "An act reappropriating one million fifty thousand one hundred eighty dollars and eighteen cents (\$1,050,180.18) from the permanent highway fund to complete contracts now in force on permanent highways and for new construction and maintenance of permanent highways and declaring an emergency;"

Also, enrolled Senate joint resolution No. 14, "Pledging the resources of the State of Washington to the president of the United States in meeting the crisis in national affairs," have compared same with engrossed bill No. 57, engrossed bill No. 232, original bill No. 239, and original resolution, and find them correctly enrolled.

Respectfully submitted.

A. E. Judd, Chairman. We concur in this report: W. V. Wells, W. Fairchild.

Senator Cornwell stated that he had compared enrolled Senate bill No. 57 with the original bill and found it correctly enrolled.

Senator Nichols made the same statement as to enrolled Senate bill No. 239; Senator Wells as to enrolled Senate bills Nos. 232 and 226; Senator Groff made the same statement as to enrolled Senate bill No. 176; Senator Taylor as to enrolled Senate bill No. 227; Senator Nichols as to enrolled Senate bill No. 238, and Senator Hall as to enrolled Senate bill No. 194.

The president signed enrolled Senate bills Nos. 138, 176, 194, 226, 227, 238, 57, 232, 239, and enrolled Senate joint resolution No. 14.

The call of the Senate was demanded by Senator Taylor, seconded by Senators Groff and Nichols.

The motion carried.

The sergeant-at-arms locked the doors of the Senate.

The secretary called the roll, all members being present, except Senators Davis (Lincoln) and Stevenson, both excused, and Senator Smith (Joseph H.).

Senator Palmer moved that Senator Smith (Joseph H.) be excused. Senator Taylor objected.

Substitute House bill No. 182, by the Committee on Municipal Corporations, entitled "An act relating to the filling of lowlands within cities of the second and third class, providing for the creation of assessment districts therefor, and the levying and collection of special assessments on the property benefited, amending sections 7971 and 7975 of Remington & Ballinger's Annotated Codes and Statutes of Washington, validating certain proceedings for the creation of assessment districts, and declaring that this act shall take effect immediately," was read third time.

The secretary called the roll on the final passage of substitute House bill No. 182, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Ghent, Groff, Hall, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Morthland, Myers, Nichols, Palmer, Phipps, Smith (A. A.), Steiner, Taylor, Wells, Wray-38.

Those absent or not voting were: Senators Davis (Lincoln), Metcalf, Smith (Joseph H.), Stevenson-4.

There being no objection, the title of the bill was ordered to stand as the title of the act.

House bill No. 133, by Mr. Renick, entitled "An act relating to local improvements in cities and towns, and amending section 7892-47 of Remington & Ballinger's Annotated Codes and Statutes of Washington," was read third time.

The secretary called the roll on the final passage of House bill No. 133, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Chase, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Ghent, Groff, Hall, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, McMillan, Metcalf, Morthland, Myers, Palmer, Phipps. Smith (A. A.), Taylor, Wray—34.

Voting nay: Senator Nichols-1.

Those absent or not voting were: Senators Cleary, Davis (Lincoln), Landon, Smith (Joseph H.), Steiner, Stevenson, Wells—7.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senator Kuykendall moved that the rules be suspended, and that he be allowed to immediately move to reconsider the vote by which House bill No. 133 passed the Senate.

The motion carried.

Senator Kuykendall moved to reconsider the vote by which House bill No. 133 passed the Senate.

The motion carried.

On motion of Senator Nichols, House bill No. 133 was re-referred to the Committee on Judiciary.

Engrossed House bill No. 257, by Messrs. Reid (D. P.), Thompson, Goff and Elliott, entitled "An act empowering municipal corporations of the State of Washington to extend and operate any municipal street railway owned or operated by such municipal corporation to points outside of the corporate boundaries thereof; and fixing the area within which such privilege may be exercised," was read third time.

The secretary called the roll on the final passage of engrossed House bill No. 257, and it passed the Senate by the following vote:

Those voting aye were: Senators Boner, Brand, Brown, Burton, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, French, Ghent, Groff, Hall, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Landon, McMillan, Metcalf, Morthland, Myers, Nichols, Phipps, Smith (A. A.), Steiner, Wells—30.

Those voting nay were: Senators Barnes, Faulkner, Ferryman, Hutchinson, Kuykendall, Palmer, Taylor—8.

Those absent or not voting were: Senators Davis (Lincoln), Smith (Joseph H.), Stevenson, Wray—4.

There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Nichols, the Senate resumed consideration of Senate bill No. 265.

Senator Iverson moved to amend the bill in section 1, line 6, of the printed bill, by striking the word "or" and the word "third."

The motion failed to carry.

Senator Nichols moved to amend the bill by striking section 2 and substituting in lieu thereof the following:

Section 2. Every person, firm or corporation other than a steam, street or interurban railway company, desiring to engage in the business of carrying or transporting

passengers for hire in any motor propelled vehicle over or along any public street, road or highway in any city of the first, second or third class and every street or interurban railway or other transportation company desiring to engage in the business of transporting passengers for hire in any motor propelled vehicle except street cars, shall apply to the Secretary of State for a permit so to do, and such applicant for each motor vehicle intended to be so operated shall deposit and keep on file with the Secretary of State a bond running to the State of Washington * * * with good and sufficient surety company licensed to do business in this state as surety to be approved by the Secretary of State, conditioned for the faithful compliance by the principal of said bond with the provisions of this act and to pay all damages which may be sustained by any person injured by reason of any earsless, negligent or unlawful act on the part of said principal, his agents or employes in the conduct of said business or in the operation of any motor propolled vehicle used in transporting passengers for hire over or along any public street, road or highway, said bond to be in the penal sum of five thousand dollars for each such motor vehicle having a seating capacity or seating arrangement for seven passengers or less, and in the penal sum of ten thousand dollars for each motor vehicle having a seating capacity or seating arrangement in excess of seven passengers. The liability of the surety company upon said bond or bonds shall be limited to the sum of twenty-five hundred dollars for injury to or death of any one person in any one assident and to the face of said hand in the event of injuries to or the death of more than one person in any one accident. Such applicant may, in lieu of such bond, deposit and keep on file with the Secretary of State a liability policy of insurance in such form as may be approved by such secretary, and issued by an insurance company licensed to do business in this state, making provision for recovery for the same causes and in the same amount as such bond, and further providing for recovery thereon by all persons injured or damaged in an action against such insurance company to the same extent as if such policy of liability insurance was made and executed directly in favor of the claimant. At the time of filing such bond and application the applicant shall pay the Secretary of State a fee of five dollars, and thereupon such license shall be issued to the applicant.

In the event the claims arising out of any one accident shall exceed the amount recoverable against the surety or insurance company upon its bend or policy, as the case may be, such sum shall be apportioned among the several claimants in the ratio which each adjudicated claim bears to the total amount of all the adjudicated claims on account of such accident: Provided, That no claimant shall be entitled to share in the apportionment unless each claimant, or his agent or attorney in his behalf, shall have filed his claim in the office of the Secretary of State within ninety days after such accident. The court first obtaining jurisdiction in any action upon any such bond or policy shall permit intervention, interpleader or such other proceedings as will best effect an apportionment under the provisions of this section.

Senator Groff was called to preside.

On motion of Senator Carlyon, the call of the Senate was dispensed with. The president resumed the chair.

On motion of Senator Boner, the rules were suspended, and the Senate returned to the order of business.

The secretary read:

STATE OF WASHINGTON, OFFICE OF GOVERNOR, OLYMPIA, March 6, 1917.

To the Honorable, the President of the Senate, Olympia, Washington.

SIR: I have the honor to inform you that the Governor has today signed Senate bill No. 137, entitled "An act relating to county road funds and validating certain obligations and authorizing the payment thereof and amending chapter 160 of the Session Laws of 1915."

Respectfully,

IRVIN W. ZIEGAUS, Secretary to the Governor.

MESSAGE TO THE SENATE.

MR. PRESIDENT: HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 6, 1917.

The House has indefinitely postponed engrossed Senate bill No. 94, entitled "An act relating to building and loan, and savings and loan associations and societies, the

organization, management, regulations and control thereof, providing penalties, and amending sections 3601-5, 3601-7, 3601-20, 3601-27, 3601-27 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, the House has adopted the report of the free conference committee, to whom was referred House bill No. 64 and the Senate amendments threto;

Also, the House has concurred in Senate amendments to House bill No. 394, entitled "An act relating to public highways and making an appropriation for the engineering, construction and maintenance of state roads and declaring an emergency;"

Also, the House has concurred in Senate amendments to engrossed House bill No. 390, entitled "An act to regulate the systems, method or science of healing known as osteopathy as taught and practiced by graduates of schools of osteopathy and surgery recognized by the Association of Osteopathic Colleges and creating a board of examination and registration for the regulation of the same and providing penalties for the violation of this act and declaring that this act is necessary for the immediate preservation of the public peace, health and safety and shall take effect immediately;"

Also, the House refuses to concur in Senate amendments to substitute House bill

No. 154, and asks the Senate to recede therefrom."

C. R. MAYBURY, Chief Clerk.

Senator Boner moved that the Senate do not recede from its amendments to House bill No. 154, and that a conference committee be appointed to act thereon.

The motion carried.

The president appointed Senators Barnes, Boner and Chase as a conference committee to act on House bill No. 154.

REPORTS OF STANDING COMMITTEES.

The Committee on Judiciary recommended that House bill No. 193 do pass, with certain amendments.

The report of the committee, together with the bill, was placed on general file.

A majority of the Committee on Labor and Labor Statistics recommended that House bills Nos. 352 and 369 do pass.

A minority of the committee recommended that the bills do not pass.

The reports of the committee, together with the bills, were placed on general file.

The Committee on Public Revenue and Taxation recommended that engrossed House bill No. 292 do pass, with certain amendments.

The report of the committee, together with the bill, was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., March 6, 1917.

MR. PRESIDENT:

Your Committee on Enrolled Bills, to whom was referred enrolled Senate bill No. 125, entitled "An act relating to liens upon chattels, and amending sections 1154, 1155, 1156, 1157 of Remington & Ballinger's Annotated Codes and Statutes of Washington, and adding a new section to be known as section 1157-a of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, enrolled Senate bill No. 147, entitled "An act providing for the leasing of harbor areas on fresh navigable waters situate within the territorial limits of port districts, and repealing all conflicting statutes, and declaring that this act shall take effect immediately;"

Also, enrolled Senate bill No. 60, entitled "An act relating to public highways, rural post roads, assenting to the provisions of an act of Congress entitled 'An act to provide that the United States shall aid the states in the construction of rural post roads, and for other purposes,' approved July 11, 1916; authorizing and directing the state highway commissioner, the state highway board and the State Treasurer to per-

form certain duties in connection therewith; providing for the apportionment of certain funds therefor; and declaring an emergency;"

Also, enrolled Senate bill No. 198, entitled "An act providing for the reorganization of diking and drainage districts as diking and drainage improvement districts, providing for the levy and collection of assessments on lands therein and the issuance of bonds thereby, and providing for assessing the costs of extensions or enlargements of the improvements of such districts, and declaring that this act is necessary for the immediate preservation of the public peace, health and safety and shall take effect immediately;"

Also, enrolled Senate bill No. 82, entitled "An act providing for conveyance of the state quarries and rock-crushing plants, and the disposal of the same," have compared same with the engrossed bills 125, 147, 82 and original bills 60 and 198, and find them correctly enrolled.

Respectfully submitted.

A. E. Judd, Chairman.

 $\overline{W}e$ concur in this report: W. Fairchild, W. V. Wells.

Senator Smith (Joseph H.) stated that he had read enrolled Senate bill No. 125, and that it was correctly enrolled. Senator Landon made the same statement as to enrolled Senate bill No. 147, Senator Judd as to enrolled Senate bill No. 82, Senator Wells as to Senate bill No. 198, and Senator Nichols as to Senate bill No. 60.

SENATE CHAMBER, OLYMPIA, WASH., March 6, 1917.

MR. PRESIDENT:

We, your Committee on Judiciary, to whom was referred House bill No. 328, entitled "An act relating to the practice of law, providing for the licensing of attorneys and counselors-of-law and licensed law clerks, or for the suspension or revocation of such licenses heretofore or hereafter to be issued, creating a board of examiners, defining its powers and duties, making unlawful any violations of this act, and repealing sections 119, 120, 121, 122, 123, 124, 125 and 126 of Remington & Ballinger's Annotated Codes and Statutes of Washington and of the supplement (1913) thereof," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

E. E. Boner, Chairman.

We concur in this report: E. Ben Johnson, E. V. Kuykendall, E. B. Palmer, Joseph H. Smith, Harve H. Phipps, Ralph Metcalf, J. W. Faulkner, James Burton, Guy B. Groff, Dan Landon, William Wray.

On motion of Senator Boner, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., February 27, 1917.

MR. PRESIDENT:

We, your Committee on Municipal Corporations, to whom was referred engrossed House bill No. 347, entitled "An act changing the corporate name of the town of Spiketon, in Pierce county, State of Washington, to "Morristown," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

O. T. Cornwell, Chairman.

We concur in this report: H. D. Taylor, James Burton, P. H. Carlyon, Oliver Hall. On motion of Senator Cornwell, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., March 6, 1917.

MR. PRESIDENT:

We, your Committee on Harbor and Harbor Lines, to whom was referred House bill No. 45, entitled "An act relating to and defining the powers of port districts and the powers of commissioners of port districts; relating to the tax levy of port districts, and providing compensation for port commissioners in port districts having a population of two hundred thousand (200,000) or more inhabitants, and amending sections 3, 4 and 5 of chapter 92 of the Session Laws of 1911, as amended by chapter 62 of the Session Laws of 1913, the same being sections 8165-3, 8165-4, 8165-5 of Rem-

ington & Ballinger's Code," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

DAN LANDON, Chairman.

We concur in this report: John W. Kleeb, Ed Brown.

On motion of Senator Landon, the report of the committee was adopted. At 6:05 p. m., on motion of Senator Ghent, the Senate took a recess until 7:30 o'clock this evening.

EVENING SESSION.

The Senate was called to order at 7:30 p.m. by President Hart. The secretary read:

MESSAGE TO THE SENATE.

House of Representatives. Olympia, Wash., March 6, 1917.

MR. PRESIDENT:

The speaker has signed House bill No. 61, entitled "An act to authorize and regulate the practice of chiropractic, to provide for the licensing and examination of chiropractors, to create a state board of examination and registration, to provide for the appointment of same, to establish rules and regulations governing said board, to provide a curriculum, and establish a standard of efficiency, to provide prerequisites and establish a fee for examination, to provide for the disposal of the fund arising from said fee, to regulate the holding of meetings of said board and issuance of license to practice chiropractic, to provide a penalty for practicing chiropractic without a license as provided by this act, and to repeal all acts and parts of acts in conflict herewith;"

Also, the speaker has signed House bill No. 271, entitled "An act relating to the use of the public highways, and the rights and remedies of persons thereon, and fixing penalties for a violation of the conditions imposed; and providing for the licensing of motor vehicles and the collecting of fees therefor; amending sections 2, 3, 4, 6, 8, 10, 11, 12, 13, 15, 16, 17, 18, 19, 21, 24, 30, 31, and 34 of chapter 142 of the Laws of 1915, and repealing section 2531 of Remington & Ballinger's Annotated Codes and Statutes of Washington, and all acts and parts of acts in conflict herewith;"

Also, the speaker has signed enrolled Senate bill No. 226, entitled "An act relating to drainage improvement districts, providing for the issuing of bonds thereby in certain cases to retire outstanding bonds and warrants and for the reassessment of costs incurred in the construction of improvements therein;"

Also, enrolled Senate bill No. 194, entitled "An act relating to, and authorizing, the ratification and validation of certain claims, contracts and obligations on the part of cities of the third class, contracted, allowed or otherwise incurred by the city councils thereof, and invalid or void because contracted, allowed or otherwise incurred in violation of the provisions of section 7702 or section 7694 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, enrolled Senate bill No. 176, entitled "An act relating to the amalgamation of street railway properties by consolidation, sale, lease or otherwise;"

Also, enrolled Senate bill No. 138, entitled "An act relating to court costs, fees and mileage and repealing section 503 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, enrolled Senate bill No. 238, entitled "An act appropriating the sum of three million nine hundred forty-two thousand eighteen dollars (\$3,942,018.00) from the permanent highway fund to complete contracts and construction work now in force on permanent highways for the purpose of making payments on new contracts on permanent highways and for the maintenance of permanent highways, and declaring that this act shall take effect immediately:"

Also, enrolled Senate bill No. 227, entitled "An act relating to public highways, providing for the construction and maintenance of uniform sign boards or guide posts thereon, prohibiting the defacing, destruction or counterfeiting of same, and providing penalties for the violation of this act;"

Also, enrolled Senate bill No. 239, entitled "An act reappropriating one million fifty thousand one hundred eighty dollars and eighteen cents (\$1,050,180.18) from the permanent highway fund to complete contracts now in force on permanent highways and for new construction and maintenance of permanent highways and declaring an emergency;"

Also, enrolled Senate bill No. 232, entitled "An act amending section 1 of chapter 150, Session Laws of 1915, entitled 'An act relating to the extension of time in which to remove the timber on state, school or granted lands';"

Also, enrolled Senate bill No. 57, entitled "An act relating to the funding of the indebtodness of counties, cities and towns; validating certain funding bends of counties, cities and towns heretofore sought to be voted or authorized; amending section 5112 of Remington & Ballinger's Annotated Codes and Statutes of Washington, and repealing section 8038 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, enrolled Senate joint resolution No. 14, "Pledging the resources of the State of Washington to the president of the United States;"

Also, the House has passed engrossed substitute Senate bill No. 90, entitled "An act facilitating the enforcement of the laws against adulteration and misbranding of foods and drugs, authorizing the commissioner of agriculture to adopt, publish and enforce rules and regulations governing the adulteration and misbranding of foods and drugs, and prescribing rules of evidence in proceedings for violations of laws against the adulteration and misbranding of foods and drugs, or in proceedings for the condemnation of adulterated or misbranded foods and drugs," with the following amendments:

First, amend line 2 of the title by inserting after "enforce" the following: "standards of quality, purity and strength of foods and drugs, and."

Second, in line 5 of the engrossed bill, change word "may" to "shall."

Also, the House has passed engrossed Senate bill No. 47, entitled "An act relating to the state institutions of higher education, making provisions for the annual levy of a tax to produce revenue therefor and amending section 5049 4 of Remington & Bellinger's Annotated Codes and Statutes of Washington," with the following amendments:

In line 4 of the engrossed bill strike the word "ninety" and insert in lieu thereof the words "seventy-three and four-tenths."

In line 5 of the engrossed bill strike the word "fifty-five" and insert in lieu thereof the words "forty-four and nine-tenths,"

In lines 6 and 7 of the engressed bill strike the words "fourteen and one-quarter" and insert in lieu thereof the words "eleven and six tenths."

In line 8 of the engrossed bill strike the words "twelve and three-quarters" and insert in lieu thereof the words "ten and four-tenths."

In line 9 of the engrossed bill strike the word "eighteen" and insert in lieu thereof the words "fourteen and seven-tenths."

And the same are herewith transmitted. C. R. MAYBURY, Chief Clerk.

The president signed enrolled Senate bills Nos. 147, 60, 198, 125 and 82; and enrolled House bills Nos. 61 and 271.

Senator Taylor moved that the Senate concur in the House amendments to Senate bill No. 90.

Senator Brown moved as a substitute that the Senate do not concur in the House amendments to Senate bill No. 90, and that a conference committee be appointed to act thereon.

A roll call was demanded on the substitute motion by Senators Nichols, Brown, Iverson, Cleary, Cox, Davis (Walter S.), Judd and Karshner.

The secretary called the roll and the substitute motion failed to carry by the following vote:

Those voting aye were: Senators Brown, Burton, Cleary, Cornwell, Davis (Walter S.), Ferryman, Hall, Iverson, Johnson, Kleeb, Kuykendall, McMillan, Metcalf, Morthland, Nichols, Smith (A. A.), Steiner—17.

Those voting nay were: Senators Barnes, Boner, Brand, Carlyon, Chase, Cox, Faulkner, Fairchild, French, Ghent, Groff, Jones, Judd, Karshner, Myers, Palmer, Phipps, Taylor, Wells, Wray—20.

Those absent or not voting were: Senators Davis (Lincoln), Hutchinson, Landon, Smith (Joseph H.), Stevenson—5.

The secretary called the roll on the motion by Senator Taylor, and the Senate concurred in the House amendments to Senate bill No. 90, by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Carlyon, Chase, Cleary, Cox, Fairchild, French, Ghent, Groff, Hall, Jones, Judd, Karshner, Kleeb, Kuykendall, Morthland, Myers, Palmer, Phipps, Smith (A. A.), Steiner, Taylor, Wells, Wray—26.

Those voting nay were: Senators Brown, Burton, Cornwell, Davis (Walter S.), Faulkner, Ferryman, Iverson, McMillan, Metcalf, Nichols—10.

Those absent or not voting were: Senators Davis (Lincoln), Hutchinson, Johnson, Landon, Smith (Joseph H.), Stevenson—6.

Senator Boner moved that the Senate concur in the House amendments to Senate bill No. 47.

Senator Phipps moved as a substitute that the Senate do not concur in the House amendments to Senate bill No. 47, and that a conference committee be appointed to act thereon.

A call of the Senate was moved by Senator Taylor, seconded by Senators Cox and Carlyon.

The motion carried.

The sergeant-at-arms locked the doors of the Senate.

The secretary called the roll, all members being present, except Senators Davis (Lincoln) and Stevenson, both excused.

Senator Groff moved that the rules be suspended and that he be given permission to immediately move to reconsider the vote by which House bill No. 222 failed to pass.

The motion carried.

Senator Groff moved to reconsider the vote by which House bill No. 222 failed to pass.

The motion carried.

On motion of Senator Johnson, House bill No. 222 was amended in section 1, line ..., of the original bill, by inserting after the word "officers" the following: "with the approval of the county commissioners."

The secretary called the roll on the final passage of House bill No. 222, and it failed to pass by the following vote:

Those voting aye were: Senators Barnes, Burton, Carlyon, Chase, Cleary, Cox, Davis (Walter S.), Fairchild, Ferryman, Groff, Hall, Johnson, Jones, Kuykendall, Metcalf, Morthland, Myers, Phipps, Smith (Joseph H.), Taylor, Wray—21.

Those voting nay were: Senators Boner, Brand, Brown, Cornwell, Faulkner, French, Ghent, Hutchinson, Iverson, Judd, Karshner, Kleeb, Landon, McMillan, Nichols, Palmer, Smith (A. A.), Steiner, Wells—19.

Those absent or not voting were: Senators Davis (Lincoln) and Stevenson—2.

Senator Nichols moved to reconsider the vote by which House bill No. 133 was referred to the Judiciary Committee.

The motion carried.

The motion to re-refer House bill No. 133 to the Judiciary Committee failed to carry.

The secretary called the roll on the final passage of House bill No. 133, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Ghent, Groff, Hall, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kuykendall, Landon, McMillan, Metcalf, Morthland, Myers, Nichols, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wells, Wray—39.

Those absent or not voting were: Senators Davis (Lincoln), Kleeb, Stevenson—3.

There being no objection, the title of the bill was ordered to stand as the title of the act.

The Senate resumed consideration of Senate bill No. 47.

The secretary called the roll on the motion by Senator Boner, and the Senate refused to concur in the House amendments to Senate bill No. 47 by the following vote:

Those voting aye were: Senators Boner, Faulkner, Landon, Metcalf, Nichols, Palmer, Smith (A. A.), Steiner, Taylor, Wells, Wray—11.

Those voting nay were: Senators Barnes, Brand, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Ferryman, French, Ghent, Groff, Hall, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, McMillan, Morthland, Myers, Phipps, Smith (Joseph H.)—29.

Those absent or not voting were: Senators Davis (Lincoln) and Stevenson—2.

The substitute motion by Senator Phipps carried.

The president appointed as a conference committee on Senate bill No. 47 Senators Cleary, Landon and Hall.

The secretary read:

MESSAGE TO THE SENATE.

House of Representatives. OLYMPIA, WASH., March 6, 1917.

MR. PRESIDENT:

The speaker has appointed as members of a conference committee to act on Senate amendments to substitute House bill No. 154 Messrs. Farnsworth, Ryan and Guie;

Also, the speaker has signed enrolled House bill No. 239, entitled "An act relating to banks, providing for the security of deposits thereof, including certain deposits of public funds, creating a depositors' guaranty fund, providing for the administration thereof, prescribing the powers and duties of certain officers with reference thereto, providing penalties for violations thereof, and making an appropriation;"

Also, the speaker has signed enrolled Senate bill No. 82, entitled "An act relating to and providing for the conveyance of the state quarries and rock-crushing plants, and the disposal of the same;"

Also, enrolled Senate bill No. 125, entitled "An act relating to liens upon chattels, and amending sections 1154, 1155, 1156, 1157 of Remington & Ballinger's Annotated Codes and Statutes of Washington, and adding a new section to be known as section 1157-a of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, enrolled Senate bill No. 198, entitled "An act providing for the reorganization of diking and drainage districts as diking and drainage improvement districts, providing for the levy and collection of assessments on lands therein and the issuance of bonds thereby, and providing for assessing the costs of extensions or enlargements of the improvements of such districts, and declaring that this act is necessary for the immediate preservation of the public peace, health and safety and shall take effect immediately;"

Also, enrolled Senate bill No. 60, entitled "An act relating to public highways, rural post roads, assenting to the provisions of an act of Congress entitled "An act to provide that the United States shall aid the states in the construction of rural post roads, and for other purposes,' approved July 11, 1916; authorizing and directing the state highway commissioner, the state highway board and the State Treasurer to perform certain duties in connection therewith; providing for the apportionment of certain funds therefor: and declaring an emergency:"

Also, enrolled Senate bill No. 147, entitled "An act providing for the leasing of harbor areas on fresh navigable waters situate within the territorial limits of port districts, and repealing all conflicting statutes, and declaring that this act shall take effect immediately."

And the same are herewith transmitted.

C. R. MAYBURY, Chief Clerk.

REPORT OF COMMITTEE ON ENROLLED BILLS.

SENATE CHAMBER, OLYMPIA, WASH., March 6, 1917.

Mr. President:

Your Committee on Enrolled Bills, to whom was referred enrolled substitute Senate bill No. 90, entitled "An act facilitating the enforcement of the laws against adulteration and misbranding of foods and drugs, authorizing the commissioner of agriculture to adopt, publish and enforce standards of quality, purity and strength of foods and drugs, and rules and regulations governing the adulteration and misbranding of foods and drugs, and prescribing rules of evidence in prosecutions for violations of laws against the adulteration and misbranding of foods and drugs, or in proceedings for the condemnation of adulterated or misbranded foods and drugs," have compared same with the engrossed bill and find it correctly enrolled.

Respectfully submitted.

A. E. Judd, Chairman.

We concur in this report: W. Fairchild, W. V. Weils.

Senator Taylor stated that he had read enrolled substitute Senate bill No. 90 and found it correctly enrolled.

On motion of Senator Boner, the rules were suspended, and the Senate returned to the order of business.

REPORTS OF STANDING COMMITTEES.

SENATE CHAMBER, OLYMPIA, WASH., March 6, 1917.

MR. PRESIDENT:

We, your Committee on Judiciary, to whom was referred engrossed House bill No. 388, entitled "An act relating to private corporations and the corporate powers thereof, and amending section 3683 of Remington & Ballinger's Annotated Codes and Statutes of Washington," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

E. E. BONER, Chairman.

We concur in this report: E. V. Kuykendall, Harve H. Phipps, James Burton, F. A. Chase, Guy B. Groff, E. Ben Johnson, William Wray, Ralph Metcalf.

On motion of Senator Boner, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., March 6, 1917.

MR. PRESIDENT:

We, your Committee on Education, to whom was referred House bill No. 51, entitled "An act relating to physical training and hygiene, in the common schools, creating a commission of physical training and hygiene, prescribing its powers and duties and making an appropriation therefor," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

I concur in this report: Walter S. Davis.

On motion of Senator Davis (Walter S.), the report of the committee was adopted.

Senator Fairchild was called to preside.

House bill No. 160, by Mr. Boyd, entitled "An act authorizing cities of the first class to create a fund with which to guarantee the payment of bonds issued against local improvement districts, establishing limitations upon the power of such cities to make certain local improvements, and amending sections 7892-12 and 7892-52 of Remington & Ballinger's Annotated Codes and Statutes of Washington," was read third time.

The secretary called the roll on the final passage of House bill No. 160, and it passed by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, French, Ghent, Groff, Hall, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, Metcalf, Morthland, Myers, Nichols, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wells, Wray—34.

Those voting nay were: Senators Faulkner, Ferryman, Palmer-3.

Those absent or not voting were: Senators Davis (Lincoln), Hutchinson, Iverson, McMillan, Stevenson—5.

There being no objection, the title of the bill was ordered to stand as the title of the act.

The Senate resumed consideration of Senate bill No. 265.

A roll call on the motion by Senator Nichols was demanded by Senators Nichols, Taylor, Cox, Wray, Phipps, Iverson and Davis (Walter S.).

The secretary called the roll and the motion carried by the following vote:

Those voting aye were: Senators Brown, Burton, Cox, Davis (Walter S.), Fairchild, Faulkner, French, Iverson, Johnson, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Morthland, Myers, Nichols, Phipps, Steiner—21.

Those voting nay were: Senators Barnes, Boner, Brand, Carlyon, Chase, Cleary, Cornwell, Ferryman, Ghent, Groff, Hall, Jones, Palmer, Smith (A. A.), Smith (Joseph H.), Taylor, Wells, Wray—18.

Those absent or not voting were: Senators Davis (Lincoln), Hutchinson, Stevenson—3.

The president resumed the chair.

On motion of Senator Nichols, the bill was amended as follows:

Following section 1 of the printed bill insert a new section as follows:

"Sec. 3. That section 3 of chapter 57 of the Laws of 1915 be amended to read as follows:

"Section 3. Every person injured by any careless, negligent or unlawful act of any person, firm or corporation receiving a permit under the provisions of this act, or his, their, or its agents, or employees in conducting or carrying on said business or in operating any motor propelled vehicle used for the carrying and transporting of passengers over and along any public stract, road or highway, and his heirs, executors and administrators shall have a cause of action against the principal and surety upon the bond provided for in the preceding section, or against the assured and liability insurance company upon the liability insurance policy therein previded for, as the case may be, for all damages sustained, and in any such action the full amount of damages sustained may be recovered against the principal or assured, but the recovery against the curety or the liability insurance company executing such bend or policy for one, any or all persons injured or damaged in person or property in one and the same accident shall be limited to and shall not exceed the amount of the bond or liability policy, and a surviving husband and child or children or if no husband then the child or children

dren shall have action for the death of the wife or mother caused by any such negligence."

Renumber section 2 of the printed bill to read section 4.

In line 6 of said section after the word "first" insert the words "second or third." Amend the title of the printed bill as follows:

After the word "sections" strike the figures "2 and 4" and insert the figures "1, 2, 3 and 4." $\,$

Senator Kuykendall moved to amend the bill by adding a new section to be known as section 5, as follows:

"Sec. 5. This act shall not apply to stages or automobiles operating either regularly for hire or engaged for special trip service, on routes lying chiefly outside of incorporated cities."

Senator Groff moved as an amendment to the amendment to add the following:

"Provided, That the operation of a taxicab or livery car, where the whole taxicab or livery car is hired for a special trip on which special trip no one of the general public is either solicited or accepted as a passenger between the termini of such special trip, and no passenger is discharged between such termini, shall not constitute the owner or operator thereof a carrier within the meaning of this act, or subject such owner or operator to any of its provisions."

The motion by Senator Groff failed to carry.

The motion by Senator Kuykendall carried.

On motion of Senator Nichols, the sections of said bill were re-numbered so as to read consecutively.

The secretary called the roll on the final passage of Senate bill No. 265, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Brand, Brown, Burton, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Hall, Hutchinson, Iverson, Johnson, Judd, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Morthland, Myers, Nichols, Phipps, Smith (A. A.), Steiner, Wells, Wray—29.

Those voting nay were: Senators Boner, Carlyon, Chase, Cleary, Ghent, Groff, Jones, Palmer, Smith (Joseph H.), Taylor—10.

Those absent or not voting were: Senators Davis (Lincoln), Karshner, Stevenson—3.

Senator Iverson explained his vote as follows:

"This bill will not, according to my mind, give justice to the 'jitneys,' but it does not entirely shut off the chance for running. I do not approve the bill as it stands, but I must either vote for this bill or practically give the jitneys no chance at all. I vote 'aye'."

On motion of Senator Nichols, the title of the bill was amended by striking after the word "sections" the figures "2" and "4" and substituting in lieu thereof "1, 2, 3 and 4."

There being no objection, the title of the bill, as amended, was ordered to stand as the title of the act.

On motion of Senator Taylor, the Rules Committee and the Committee on Roads and Bridges were allowed to sit during the session.

Senator Nichols moved that the bill be transmitted to the House as soon as engrossed.

Engrossed House bill No. 377, entitled "An act relating to the public printing and the compensation to be paid therefor, amending section 8618, 8621, 8622, 8624, 8625 and 8626 of Remington and Ballinger's Annotated

Codes and Statutes of Washington, and declaring that this act shall take effect immediately," was read third time.

MESSAGE TO THE SENATE.

MR. PRESIDENT:

HOUSE OF REPRESENTATIVES. OLYMPIA, WASH., March 6, 1917.

The House has passed Senate bill No. 324, entitled "An act relating to and validating warrants issued by the board of county commissioners in payment of rewards for the apprehension and conviction of criminals;"

Also, engrossed Senate bill No. 264, entitled "An act defining the crime of criminal syndicalism and prescribing punishment therefor;"

Also, engrossed Senate bill No. 291, entitled "An act relating to an exchange of lands between the University of the State of Washington and the State of Washington acting by and through the Commissioner of Public Lands for the purpose of securing an area suitable for a demonstration forest experiment station for the college of forestry of the University of Washington."

And the same are herewith transmitted. C. R. MAYBURY, Chief Clerk.

The president signed enrolled Senate bill No. 90 and enrolled House bill No. 239.

Engrossed House bill No. 137, by Messrs. Spencer and Terry, entitled "An act relating to superior courts and the formation of judicial districts in the counties of Jefferson, Island, Clallam and Snohomish, Whatcom, San Juan and Skagit," was read third time.

Engrossed House bill No. 147, by Mr. Gorham, entitled "An act relating to the foreclosure of delinquent tax certificates, regulating the price for publication of notices thereof, and amending section 9257 of Remington & Ballinger's Annotated Codes and Statutes of Washington, was read third time.

Engrossed House bill No. 95, by Judiciary Committee, entitled "An act relating to claims for damages against cities of the first class, and amending section 7996 of Remington & Ballinger's Annotated Codes and Statutes of Washington," was read third time.

Engrossed House bill No. 149, by Mr. Girard, entitled "An act relating to county printing, and amending sections 3912 and 3913 of Remington & Ballinger's Annotated Codes and Statutes of Washington," was read third time.

Engrossed House bill No. 168, by Mr. Girard, entitled "An act relating to publications in newspapers, authorized or required by law," was read third time.

Engrossed House bill No. 291, by Mr. Sims, entitled "An act authorizing the commissioners of any diking district to rent equipment for hire," was read third time.

Engrossed House bill No. 256, by Mr. Olsen, entitled "An act relating to cultivating, pruning, spraying and caring for orchard and orchard lands, and granting a lien on such land for labor done in connection therewith, and providing for the enforcement thereof," was read third time.

Engrossed House bill No. 260, by Mr. Renick, entitled "An act relating to the refunding of excessive amounts levied to pay for local improvements, and amending section 7892 of Remington & Ballinger's Code," was read third time.

Engrossed House bill No. 301, by Mr. Weldon, entitled "An act relating to misconduct of public school superintendents and officers, and providing a penalty for its violation," was read third time.

Engrossed House bill No. 361, by Mr. Gorham, entitled "An act relating to the publication of ordinances in fourth class cities or towns, and amending section 7734 of Remington & Ballinger's Annotated Codes and Statutes of Washington," was read third time.

Engrossed House bill No. 109, by Messrs. Young and Thompson, entitled "An act providing for the licensing and bonding of persons, firms or corporations engaged in or carrying on the business of installing wires to convey electric current, or electric apparatus to be operated by such current, prescribing the conditions of bonds and the rights of recovery thereof, and providing penalties for violations of this act," was read third time.

Engrossed House bill No. 211, by Mr. Dwyer, entitled "An act to prohibit the removal, defacement, covering, alteration, or destruction of the manufacturer's serial number or any other distinguishing number or identification mark on motor vehicles and providing a penalty for a violation thereof," was read third time.

The secretary read:

REPORT OF STANDING COMMITTEE.

MR. PRESIDENT:

SENATE CHAMBER, OLYMPIA, WASH., March 5, 1917.

We, your Committee on Judiciary, to whom was referred House bill No. 134, entitled "An act limiting and prescribing what shall be treated as assets in computing the indebtedness of taxing districts," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass with the following amendments:

Strike all after the enacting clause and substitute in lieu thereof five sections as follows:

SECTION 1. No taxing district shall for any purpose become indebted in any manner to an amount exceeding one and one-half per centum of the last assessed valuation of the taxable property in such taxing district, without the assent of threefifths of the voters therein voting at an election to be held for that purpose, nor in cases requiring such assent shall the total indebtedness at any time exceed five per centum of the last assessed valuation of the taxable property in such taxing district: Provided, That no part of the indebtedness allowed in this act shall be incurred for any purpose other than strictly county, city, town, school district, township, port district, metropolitan park district or other municipal purposes: Provided further, That any city or town, with such assent, may be allowed to become indebted to a larger amount, but not exceeding five per centum additional, determined as herein provided, for supplying such city or town with water, artificial light and sewers, when the works for supplying such water, light and sewers shall be owned and controlled by the city or town: Provided further, That nothing herein contained shall be held to extend the debt limitations now imposed by law or any city charter on the powers of any taxing district.

SEC. 2. Whenever it shall be necessary to compute the indebtedness of a taxing district for bonding or any other indebtedness purposes, taxes levied for the current year shall not be considered an asset, but shall be deemed for such purposes to have already been pledged and expended for the purposes for which they were levied; nor shall any money in the treasury of said taxing districts, levied and collected for the purpose of carrying on the current business of such taxing district, be considered as such asset, but shall be deemed likewise as having been pledged and set apart for the purposes for which the money was levied and collected: Provided, however, That all taxes levied for the payment of bonds, warrants or other public debts of such taxing district, shall be deemed a competent and sufficient asset of the taxing district to be considered in calculating the constitutional debt limit or due debt limit prescribed by this act for any taxing district; Provided, That the provisions of this section shall not apply in computing the debt limit of a taxing district in connection with bonds

authorized pursuant to a vote of the electors at an election called prior to March 1, 1917.

SEC. 3. All orders, authorizations, allowances, contracts, payments or liabilities to pay, made or attempted to be made in violation of this act, shall be absolutely void and shall never be the foundation of a claim against a taxing district: *Provided*, That the limitations imposed by this act shall not apply to debts contracted by any taxing district prior to March 1, 1917.

SEC. 4. The term "taxing district" as herein used shall be held to mean and embrace all counties, cities, towns, townships, port districts, school districts, metropolitan park districts or other municipal corporations which now, or may hereafter exist.

The term "the last assessed valuation of the taxable property in such taxing district" as used herein shall be held to mean and embrace the aggregate assessed valuation for such taxing district as placed on the last completed and balanced tax rolls of the county next preceding the date of contracting the debt or incurring the liability.

SEC. 5. This act is necessary for the immediate preservation of the public peace, health and safety, support of the state government and its existing public institutions, and shall take effect immediately.

Amend the title as follows:

In line 1 after the word "act" insert the following: "relating to the financial affairs of the taxing districts."

In line 1 of the printed title of the bill, after the words "taxing districts" strike the period (.) and insert in lieu thereof a comma (,) and add the following: "limiting their power to contract debts or incur liabilities and prescribing a method for determining the same, and declaring an emergency, so that the whole title will read as follows: "An act relating to the financial affairs of taxing districts, limiting and prescribing what shall be treated as assets in computing indebtedness of taxing districts, limiting their power to contract debts or incur liabilities and prescribing a method for determining the same, and declaring an emergency."

E. E. BONER, Chairman.

We concur in this report: F. A. Chase, Ralph Metcalf, E. Ben Johnson, E. V. Kuykendall, Ralph D. Nichols.

On motion of Senator Boner, the report of the committee was adopted.

Engrossed House bill No. 134, by Mr. Kelly (Albert A.), entitled "An act limiting and prescribing what shall be treated as assets in computing the indebtedness of taxing districts," was read third time.

Engrossed House bill No. 363.

The secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., March 5, 1917.

MR. PRESIDENT:

We, your Committee on Counties and County Boundaries, to whom was referred House bill No. 363, entitled "An act relating to the financial affairs of counties, and such cities as have a population of less than one hundred and four thousand, according to the 1910 federal census, limiting the expenditure of the revenues of the same, prescribing penalties for the violation thereof, and amending section 9211 of Remington & Ballinger's Annotated Codes and Statutes of Washington," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it be placed on general file, with the following amendments:

Amend the title, line 3 of the engrossed bill, strike the figures "1910."

In section 2, line 4 of said section of the engrossed bill, strike the figures "1910." E. L. French, Chairman.

We concur in this report: Dan Landon, Oliver Hall.

On motion Senator French, the report of the committee was adopted.

Engrossed House bill No. 363, by Mr. Cross, entitled "An act relating to the financial affairs of counties and such cities as have a population of less than one hundred and twenty thousand, providing a system for raising and expending the revenues of the same, prescribing penalties for the violation thereof, amending section 9211 of Remington & Ballinger's Annotated Codes and Statutes of Washington and repealing section 5, chapter 151, Laws of 1913, and so much of chapter 17, Laws of 1915, as are in conflict therewith and all other acts or parts of acts in conflict with the provisions thereof," was read third time.

Engrossed House bill No. 100.

The secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., March 3, 1917.

MR. PRESIDENT:

We, your Committee on Judiciary, to whom was referred engrossed House bill No. 100, entitled "An act relating to city, town and county Jails, workhouses, workshops, stockades and other places for the detention, confinement and employment of county, city and town prisoners, and and authorizing the joint ownership, control and operation of said institutions, or any of same and for the care, keep, custody and employment of persons under sentence confined therein," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass with the following amendments:

Amend the title by adding the following: "relating to the duties of county sheriffs, and other peace officers."

Strike all of section 5.

Re-number section 6, making it section 5.

Add a new section to be known as "Sec. 6," to read as follows:

"Sec. 6. It shall be the duty of all county sheriffs or other officials having charge of jails to receive and keep in such jail, where room therefor is available, all prisoners committed thereto by process or order issued under the authority of the United States until discharged according to law, the same as if such prisoners had been committed under process issued under authority of the State of Washington, provisions being made by the United States for the support of said prisoners, and any extra guards or attendants required."

E. E. BONER, Chairman.

We concur in this report: Harve H. Phipps, F. A. Chase, G. E. Steiner, E. B. Falmer, Guy B. Groff, J. W. Faulkner, James Burton, Dan Landon, E. V. Kuykendall.

On motion of Senator Boner, the report of the committee was adopted. Engrossed House bill No. 100, by Mr. Hastings, was read third time.

House bill No. 142.

The secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., February 20, 1917.

MR. PRESIDENT:

We, your Committee on Judiciary, to whom was referred House bill No. 142, entitled "An act relating to crimes and punishments, and prohibiting advertising for divorce business, and amending section 2463 of Remington and Ballinger's Code," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass with the following amendment:

At the end of the title, add the words: "Remington and Ballinger's Code."

E. E. Boner, Chairman. We concur in this report: J. W. Faulkner, Ralph Metcalf, E. V. Kuykendall, Joseph H. Smith, Guy B. Groff, William Wray, D. V. Morthland, Harve H. Phipps.

On motion of Senator Boner, the report of the committee was adopted. House bill No. 142, by the Committee on Judiciary, was read third time.

House bill No. 195. The secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., March 5, 1917.

MR. PRESIDENT:

We, your Committee on Roads and Bridges, to whom was referred House bill No. 195, entitled "An act relating to public highways, the disposition of automobile license fees; creating a county fund to be known as the permanent highway maintenance fund, and providing the manner of expending the same," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass with the following amendments:

In line 3 of the title strike the word "and;" at the end of the title change the period (.) to a comma (,) and add the following: "and amending chapter 65 of the Session Laws of 1913."

In section 3, line 21, after the word "repairing" insert the words "primary and," and after the word "highways" insert the words "or highways of like character, and for equipment for the maintenance thereof."

At the end of the bill $ad\bar{a}$ a new section to be known as section 4, which shall read as follows:

SEC. 4. That section 4, chapter 65, Laws of 1913 be amended to read as follows: Section 4. All primary highways when constructed shall be maintained at the expense of the permanent highway maintenance fund of the county in which such highway is located. In the event there is not sufficient money in such permanent highway maintenance fund so to do the county commissioners are hereby authorized to spend such portion of the permanent highway fund or road and bridge fund of such county as in their judgment is necessary and such highways shall be maintained under such rules, regulations and requirements as may be prescribed by the state highway board, and in the event said highways are not maintained to the standard required by such rules, regulations and requirements, then the state highway board, after fifteen days written notice, of their intention so to do, directed to the county commissioners of the county in which such work is to be done, may bring the maintenance of said highway up to the standard required by the rules, regulations and requirements of said board and charge the expense thereof to the permanent highway fund apportioned to the county where such work is done. In any county where in the judgment of the highway commissioner the full amount of such fund is not necessary for the maintenance of permanent highways and where no primary highways have been constructed by the state, such fund may be used in the maintenance or improvement of roads upon the route of primary highways. For construction, all primary highways shall be under the immediate supervision and control of the state highway RALPH D. NICHOLS, Chairman. department.

We concur in this report: Oliver Hall, Harve H. Phipps, Oliver Cornwell, Ed Brown, John W. Kleeb.

On motion of Senator Landon, the report of the committee was adopted. House bill No. 195, by the Roads and Bridges Committee, was read third

time.

House bill No. 347, by Mr. Morris, entitled "An act changing the corporate name of the town of Spiketon, in Pierce county, State of Washington, to "Willis," was read third time.

Engrossed House bill No. 193.

The secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., March 6, 1917.

MR. PRESIDENT:

We, your Committee on Judiciary, to whom was referred engrossed House bill No. 193, entitled "An act relating to justices of the peace and constables in cities of the

first and second class and amending section 6547 of Remington & Ballinger's Annotated Codes and Statutes of Washington," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass with the following amendments:

In section 1, line 2 of the printed bill, the same being line 4 of the engrossed bill. strike the words "each justice of the peace" and insert in lieu thereof the following: "where there are two or more justices of the peace, such justices acting as a board."

In section 1, line 3 of the printed bill, the same being line 5 of the engrossed bill, strike the words "or more clerks, not exceeding two" and insert in lieu thereof the following: "chief clerk at a salary to be fixed by the board of county commissioners and such assistant clerks as may be found necessary by said justices, not exceeding the number of justices unless authority to appoint additional clerks be obtained from the board of county commissioners."

E. E. BONER, Chairman.

We concur in this report: E. B. Palmer, Dan Landon, Ralph D. Nichols, D. V. Morthland, E. Ben Johnson, Joseph H. Smith, J. W. Faulkner, William Wray.

On motion of Senator Boner, the report of the committee was adopted.

Engrossed House bill No. 193, by Mr. Boyle, was read third time.

House bill No. 227, by Committee on Public Morals, entitled "An act relating to crimes and punishments, defining the crime of adultery, providing for a single standard of morals in certain cases, and amending section 2457 of Remington and Ballinger's Annotated Codes and Statutes of Washington," was read third time.

On motion of Senator Faulkner, the bill was amended in section 1, line 14, of the original bill, after the word "wife" insert the following: "made before a committing magistrate, or by filing an affidavit with the prosecuting attorney."

The secretary called the roll on the final passage of engrossed House bill No. 227, and it passed the Senate by the following vote:

Those voting aye were: Senators Brand, Brown, Burton, Carlyon, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Groff, Hall, Hutchinson, Iverson, Judd, Karshner, Kleeb, Kuykendall, Landon, Mc-Millan, Metcalf, Morthland, Myers, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Wells—29.

Those voting nay were: Senators Ghent, Palmer, Taylor-3.

Those absent or not voting were: Senators Barnes, Boner, Chase, Cleary, Davis (Lincoln), Johnson, Jones, Nichols, Stevenson, Wray—10.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed House bill No. 77.

The secretary read:

REPORTS OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., February 23, 1917.

MR. PRESIDENT:

We, a majority of your Committee on Appropriations, to whom was referred engrossed House bill No. 77, entitled "An act providing for the payment of interest on warrants drawn on the state shore land improvement fund in payment of the construction of the Lake Washington canal in King county, Washington, and making an appropriation therefor," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

E. L. FRENCH, Chairman.

We concur in this report: Dan Landon, D. H. Cox, E. J. Cleary, Oliver Hall.

MR. PRESIDENT: OLYMPIA, WAS:

SENATE CHAMBER, OLYMPIA, WASH., February 23, 1917.

We, a minority of your Committee on Appropriations, to whom was referred engrossed House bill No. 77, entitled "An act providing for the payment of interest on warrants drawn on the state shore land improvement fund in payment of the construction of the Lake Washington canal in King county, Washington, and making an appropriation therefor," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do not pass.

We concur in this report: Joseph H. Smith, W. M. Karshner.

On motion of Senator French, the majority report was adopted.

On motion of Senator French, the Senate resolved itself into a committee of the whole to consider engrossed House bill No. 77.

The bill was considered in the committee of the whole, Senator Smith (A. A.) in the chair, and reported back to the Senate with the recommendation that it do pass.

On motion of Senator Smith (A. A.), the report of the committee was adopted.

On motion of Senator Groff, the reading had in the committee of the whole was considered a third reading and it was placed on final passage.

The secretary called the roll on the final passage of engrossed House bill No. 77, by Mr. Hull, and it passed the Senate by the following vote:

Those voting aye were: Senators Brand, Brown, Burton, Carlyon, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Ferryman, French, Ghent, Groff, Hall, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Landon, McMillan, Metcalf, Morthland, Myers, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wells—32.

Those voting nay were: Senators Faulkner, Hutchinson, Kuykendall—3. Those absent or not voting were: Senators Barnes, Boner, Chase, Davis (Lincoln), Nichols, Stevenson, Wells—7.

There being no objection, the title of the bill was ordered to stand as the title of the act.

The secretary called the roll on the final passage of House bill No. 377, and it passed the Senate by the following vote:

Those voting aye were: Senators Brand, Brown, Burton, Carlyon, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Ferryman, French, Groff, Hall, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, Mc-Millan, Metcalf, Morthland, Myers, Nichols, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wells, Wray—33.

Those voting nay were: Senators Faulkner, Hutchinson, Palmer-3.

Those absent or not voting were: Senators Barnes, Boner, Chase, Davis (Lincoln), Ghent, Stevenson—6.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed House bill No. 137.

On motion of Senator Smith (Joseph H.), the bill was amended in section 4, line 5, by beginning with the word "until" strike down to and including the word "they" in line 6, and in section 5, line 4, beginning with the word "shall" strike down to and including the word "he" in line 6 of the section.

The secretary called the roll on the final passage of engrossed House bill No. 137, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Brand, Brown, Burton, Carlyon, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French,

Groff, Hutchinson, Iverson, Jones, Karshner, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Morthland, Myers, Palmer, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wells, Wray—31.

Those absent or not voting were: Senators Barnes, Boner, Chase, Davis (Lincoln), Ghent, Hall, Johnson, Judd, Nichols, Phipps, Stevenson—11.

There being no objection, the title of the bill was ordered to stand as the title of the act.

The secretary called the roll on the final passage of House bill No. 147, and it passed the Senate by the following vote:

Those voting aye were: Senators Brand, Brown, Burton, Carlyon, Cleary, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Groff, Jones, Karshner, Kuykendall, McMillan, Metcalf, Morthland, Myers, Palmer, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wells, Wray—25.

Those voting nay were: Senators Cornwell, Cox, Hutchinson-3.

Those absent or not voting were: Senators Barnes, Boner, Chase, Davis (Lincoln), Ghent, Hall, Iverson, Johnson, Judd, Kleeb, Landon, Nichols, Phipps. Stevenson—14.

There being no objection, the title of the bill was ordered to stand as the title of the act.

The secretary called the roll on the final passage of House bill No. 149, and it passed the Senate by the following vote:

Those voting aye were: Senators Brand, Brown, Carlyon, Cleary, Cornwell, Cox, Davis (Walter S.), Ferryman, French, Groff, Johnson, Jones, Karshner, Metcalf, Myers, Palmer, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wells, Wray—22.

Those voting nay were Senators Burton, Faulkner, Hutchinson, Judd, Kuykendall, McMillan, Morthland—7.

Those absent or not voting were: Senators Barnes, Boner, Chase, Davis (Lincoln), Fairchild, Ghent, Hall, Iverson, Kleeb, Landon, Nichols, Phipps, Stevenson—13.

There being no objection, the title of the bill was ordered to stand as the title of the act.

The secretary called the roll on the final passage of House bill No. 168, and it passed the Senate by the following vote:

Those voting aye were: Senators Brand, Brown, Burton, Carlyon, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Groff, Hutchinson, Johnson, Jones, Karshner, Kuykendall, Landon, McMillan, Metcalf, Morthland, Myers, Palmer, Smith (A. A.), Smith (Joseph H.), Steiner, Wells, Wray—29.

Voting nay: Senator Judd-1.

Those absent or not voting were: Senators Barnes, Boner, Chase, Davis (Lincoln), Ghent, Hall, Iverson, Kleeb, Nichols, Phipps, Stevenson, Taylor—12.

There being no objection, the title of the bill was ordered to stand as the title of the act.

The secretary called the roll on the final passage of House bill No. 291, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Groff, Iverson, Johnson, Jones, Judd, Karshner, Kuy-

kendall, Landon, McMillan, Metcalf, Morthland, Myers, Palmer, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wells, Wray—34.

Voting nay: Senator Hutchinson-1.

Those absent or not voting were: Senators Davis (Lincoln), Ghent, Hall, Kleeb, Nichols, Phipps, Stevenson—7.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senator Johnson gave notice that at the proper time he would move to reconsider the vote by which House bill No. 168 passed.

The secretary called the roll on the final passage of House bill No. 256, and it passed the Senate by the following vote:

Those voting aye were: Senators Brand, Burton, Carlyon, Cleary, Cox, Davis (Walter S.), Fairchild, Faulkner, Groff, Johnson, Jones, Karshner, Kuykendall, Landon, Metcalf, Morthland, Myers, Smith (A. A.), Smith (Joseph H.), Taylor, Wells, Wray—22.

Those voting nay were: Senators Brown, Cornwell, Ferryman, French, Ghent, Hutchinson, Iverson, Judd, McMillan, Palmer, Steiner—11.

Those absent or not voting were: Senators Barnes, Boner, Chase, Davis (Lincoln), Hall, Kleeb, Nichols, Phipps, Stevenson—9.

There being no objection, the title of the bill was ordered to stand as the title of the act.

The secretary called the roll on the final passage of House bill No. 260, and it passed the Senate by the following vote:

Those voting aye were: Senators Boner, Brand, Brown, Burton, Carlyon, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Groff, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kuykendall, Landon, McMillan, Metcalf, Morthland, Myers, Palmer, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wray—32.

Voting nay: Senator Wells-1.

Those absent or not voting were: Senators Barnes, Chase, Davis (Lincoln), Ghent, Hall, Kleeb, Nichols, Phipps, Stevenson—9.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed House bill No. 301.

On motion of Senator Palmer, the bill was amended as follows:

In section 1 of the printed bill, strike lines 8 and 9.

Add two new sections to be known as sections 2 and 3.

"Sec. 2. No person, firm or corporation shall charge any sum in excess of one per cent of the first month's salary for securing employment for any teacher, nor shall any registration fee be charged any teacher by such person, firm or corporation." Sec. 3. Any violation of the provisions of this act shall be a misdemeanor.

Amend the title. In line 1 of the title of the printed bill, after the word "relating" insert the following, "to education, limiting the charges for securing employment for teachers and defining" so that the title of the bill reads as follows: "An act relating to education and limiting the charges for securing employment for teachers and defining misconduct of public school superintendents and officers, and providing a penalty for its violation."

The secretary called the roll on the final passage of House bill No. 301, and it passed the senate, as amended, by the following vote:

Those voting aye were: Senators Brand, Brown, Carlyon, Cleary, Cornwell, Davis (Walter S.), Faulkner, Ferryman, French, Groff, Hall, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kuykendall, Landon, McMil-

lan, Metcalf, Myers, Palmer, Smith (A. A.), Smith (Joseph H.), Taylor, Wells-27.

Those voting nay were: Senators Burton, Cox, Morthland, Steiner-4.

Those absent or not voting were: Senators Barnes, Boner, Chase, Davis (Lincoln), Fairchild, Ghent, Kleeb, Nichols, Phipps, Stevenson—11.

There being no objection, the title of the bill was ordered to stand as the title of the act.

The secretary called the roll on the final passage of House bill No. 109, and it failed to pass by the following vote:

Those voting aye were: Senators Boner, Carlyon, Chase, Cox, Davis (Walter S.), Fairchild, French, Groff, Hall, Hutchinson, Iverson, Jones, Judd, Karshner, Metcalf, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Wray—20.

Those voting nay were: Senators Barnes, Brand, Brown, Burton, Cleary, Cornwell, Faulkner, Ferryman, Johnson, Kleeb, Kuykendall, Landon, McMillan, Morthland, Myers, Palmer, Taylor, Wells—18.

Those absent or not voting were: Senator's Davis (Lincoln), Ghent, Nichols, Stevenson-4.

The secretary called the roll on the final passage of House bill No. 361, and it passed the Senate by the following vote:

Those voting aye were: Senators Brand, Brown, Burton, Carlyon, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Groff, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, Metcalf, Morthland, Myers, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wells, Wray—32.

Those voting nay were: Senators Hutchinson and McMillan-2.

Those absent or not voting were: Senators Barnes, Boner, Chase, Davis (Lincoln), Ghent, Hall, Nichols, Stevenson—8.

There being no objection, the title of the bill was ordered to stand as the title of the act.

The secretary called the roll on the final passage of House bill No. 211, and it passed the Senate by the following vote:

Those voting aye were: Senators Brand, Brown, Burton, Carlyon, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Groff, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Morthland, Myers, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wells, Wray—34.

Those absent or not voting were: Senators Barnes, Boner, Chase, Davis (Lincoln), Ghent, Hall, Nichols, Stevenson—8.

There being no objection, the title of the bill was ordered to stand as the title of the act.

The secretary called the roll on the final passage of House bill No. 134, and it passed the Senate by the following vote:

Those voting aye were: Senators Brand, Brown, Burton, Carlyon, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Groff, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Morthland, Myers, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Taylor, Wells, Wray—34.

Those absent or not voting were: Senators Barnes, Boner, Chase, Davis (Lincoln), Ghent, Hall, Nichols, Stevenson—8.

There being no objection, the title of the bill was ordered to stand as the title of the act.

The secretary called the roll on the final passage of engrossed House bill No. 363, and it failed to pass the Senate by the following vote:

Those voting aye were: Senators Burton, Carlyon, Chase, Davis (Walter S.), Fairchild, Ferryman, Jones, Karshner, Metcalf, Morthland, Myers, Nichols, Palmer, Smith (A. A.), Smith (Joseph H.), Taylor, Wells, Wray—18.

Those voting nay were: Senators Boner, Brand, Brown, Cleary, Cornwell, Cox, Faulkner, French, Groff, Hall, Hutchinson, Iverson, Johnson, Judd, Kleeb, Kuykendall, Landon, McMillan, Phipps, Steiner—20.

Those absent or not voting were: Senators Barnes, Davis (Lincoln), Ghent, Stevenson—4.

Senator French gave notice that at the proper time he would move to reconsider the vote by which engrossed House bill No. 363 failed to pass.

The secretary called the roll on the final passage of engrossed House bill No. 100, and it passed the Senate by the following vote:

Those voting aye were: Senators Brand, Brown, Burton, Carlyon, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Groff, Hall, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Morthland, Myers, Nichols, Palmer, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wells, Wray—34.

Voting nay: Senator Hutchinson-1.

Those absent or not voting were: Senators Barnes, Boner, Chase, Davis (Lincoln), Ghent, Phipps, Stevenson—7.

There being no objection, the title of the bill was ordered to stand as the title of the act.

The secretary called the roll on the final passage of engrossed House bill No. 142, and it passed the Senate by the following vote:

Those voting aye were: Senators Brand, Brown, Burton, Carlyon, Cleary, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Groff, Hall, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Morthland, Myers, Palmer, Phipps, Smith (Joseph H.), Steiner, Taylor, Wells, Wray—32.

Those voting nay were: Senators Hutchinson and Smith (A. A.)—2.

Those absent or not voting were: Senators Barnes, Boner, Chase, Cornwell, Davis (Lincoln), Ghent, Nichols, Stevenson—8.

There being no objection, the title of the bill was ordered to stand as the title of the act.

The secretary called the roll on the final passage of engrossed House bill No. 95, and it passed the Senate by the following vote:

Those voting aye were: Senators Brown, Burton, Carlyon, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Ferryman, Ghent, Groff, Hall, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, McMillan, Metcalf, Morthland, Myers, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wells, Wray—32.

Those voting nay were: Senators Brand, Faulkner, French-3.

Those absent or not voting were: Senators Barnes, Boner, Chase, Davis (Lincoln), Landon, Nichols, Stevenson—7.

There being no objection, the title of the bill was ordered to stand as the title of the act.

The secretary called the roll on the final passage of engrossed House bill No. 347, and it passed the Senate by the following vote:

Those voting aye were: Senators Boner, Brand, Brown, Burton, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Ghent, Hall, Hutchinson, Iverson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Morthland, Myers, Nichols, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wells, Wray—36.

Voting nay-Senator Johnson-1.

Those absent or not voting were: Senators Barnes, Carlyon, Davis (Lincoln), Groff, Stevenson—5.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senator Chase reported that the committee on conference on House bill No. 154 were unable to agree and asked for powers of a free conference committee.

On motion of Senator Taylor, the report of the committee was adopted.

The secretary called the roll on the final passage of engrossed House bill No. 193, and it passed the Senate by the following vote:

Those voting aye were: Senators Boner, Cleary, Cornwell, Cox, Davis (Walter S.), Faulkner, Ferryman, Groff, Hall, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Morthland, Myers, Nichols, Palmer, Phipps, Smith (A. A.), Steiner, Taylor, Wells, Wray—29.

Those voting nay were: Senators Brand, Brown, Burton, French, Hutchinson-5.

Those absent or not voting were: Senators Barnes, Carlyon, Chase, Davis (Lincoln), Fairchild, Ghent, Smith (Joseph H.), Stevenson—8.

There being no bojection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Taylor, further proceedings under the call of the Senate were dispensed with.

Senator Kleeb gave notice that at the proper time he would move to re consider the vote by which engressed House bill No. 109 failed to pass.

On motion of Senator Boner, the rules were suspended and the Senate returned to the order of business.

REPORTS OF STANDING COMMITTEES.

SENATE CHAMBER, OLYMPIA, WASH., March 6, 1917.

MR. PRESIDENT:

We, your Committee on Roads and Bridges, to whom was referred House bill No. 316, entitled "An act relating to the establishment of independent highway districts, organization and administration thereof, the construction and maintenance of trunk line highways, the issuance and sale of bonds, and the assessment and collection of taxes therefor," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it be placed on general file.

RALPH. D. Nichols, Chairman.

We concur in this report: Harve H. Phipps, Ralph Metcalf, A. E. Judd, A. A. Smith, O. T. Cornwell, John W. Kleeb, H. D. Taylor, Oliver Hall, R. A. Hutchinson, P. H. Carlyon.

On motion of Senator Nichols, the report of the committee was adopted.

SENATE CHAMBER,

MR. PRESIDENT:

OLYMPIA, WASH., March 6, 1917.

We, your Committee on Dairy and Livestock, to whom was referred House bill No. 376, entitled "An act providing for the assessment and collection of an annual license tax for dogs, creating a fund for the payment of damages for injuries to domestic animals, permitting any amount in such, in excess of two hundred dollars to be expended for bounties on wild animals providing for the killing of dogs injuring persons or domestic animals, making the owner or keeper thereof liable for damages for such injury, defining the powers and duties of certain officers and providing penalties for violation thereof," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do page.

ED BROWN, Chairman.

We concur in this report: W. W. Brand, W. V. Wells, W. M. Karshner.

On motion of Senator Brown, the report of the committee was adopted.

SENATE CHAMBER,

MR. PRESIDENT:

OLYMPIA, WASH., March 6, 1917.

We, your Committee on Municipal Corporations, to whom was referred House bill No. 299, entitled "An act relating to powers of city councils of cities of the third class, and amending section 16 of chapter 184, Session Laws of 1915 of the State of Washington," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

O. T. CORNWELL, Chairman.

We concur in this report: E. V. Kuykendall, Jas. Burton, P. H. Carlyon, H. D. Taylor,

On motion of Senator Cornwell, the report of the committee was adopted.

MESSAGE TO THE SENATE.

MR. PRESIDENT:

House of Representatives. Olympia, Wash., March 6, 1917.

The House has adopted the report of the conference committee on House bill No. 154, thoughy continuing the conference committee with powers of free confrance;

Also, the House has passed engrossed Senate bill No. 122, entitled "An act to amend section 982 of Remington & Ballinger's Annotated Codes and Statutes of Washington, relating to divorce and alimony," with the following amendment:

Strike four asterisks in line 16, section 1, and insert: "and a divorce may be granted upon application of either party for any other cause deemed by the court sufficient and the court shall be satisfied that the parties can no longer live together."

Also, the House has passed engrossed Senate bill No. 223, entitled "An act relating to the production and marketing of farm products, creating the office of director of farm markets, defining his powers and duties and fixing his salary, and making an appropriation," with the following amendments:

(1) Section 2, line 8, after the word "which" insert "approved by the director of the Experiment Station."

(2) Section 3. Division C, by striking all of lines 15, 16, 17, 18, 19 to period.

Also, the House has passed engrossed Senate bill No. 285, entitled "An act relating to nominations for public office in the State of Washington, prescribing a method of voting, and amending sections 4813, 4815 and 4822 of Remington & Ballingor's Annotated Codes and Statutes of Washington," with the following amendments:

Amend title to read as follows. "An act relating to nominations for public office in the State of Washington, prescribing a method of voting, and amending sections 1813 and 1815 and repealing section 1823 of Remington & Ballinger's Annotated Coder and Statutes of Washington."

Amend section 1, in line 34 of the printed bill, being line 4, page 3 of the engrossed bill, after the word "offices" strike the balance of the section down to and including the word "vote" in line 39 of the printed bill, being line 14, page 3 of the engrossed bill.

Further amend section 1 by striking all provisions on the form of the ballot that relate to choice in voting, and strike the second choice column.

Further amend section 1. Strike the word "surveyor" on the form of the ballot, and substitute in lieu thereof the words "county engineer."

Amend section 2. Strike line 20, 21, 22, 23 and 24 of the printed bill, being lines 4, 5, 6, 7, 8, 9, 10, 11 and 12 of the engrossed bill.

Amend section 3. Strike section 3 and substitute in lieu thereof as follows: "Section 3. That section 4822 of Remington & Ballinger's Code is hereby repealed."

Also, the speaker has signed substitute Senate bill No. 90, entitled "An act facilitating the enforcement of the laws against adulteration and misbranding of foods and drugs, authorizing the commissioner of agriculture to adopt, publish and enforce standards of quality, purity and strength of foods and drugs, and rules and regulations governing the adulteration and misbranding of foods and drugs, and prescribing rules of evidence in prosecutions for violations of laws against the adulteration and misbranding of foods and drugs, or in proceedings for the condemnation of adulterated or misbranded foods and drugs;"

Also, enrolled House bill No. 394, entitled "An act relating to the public high-ways and making an appropriation for the engineering, construction and maintenance of state roads and declaring an emergency;".

Also, enrolled House bill No. 257, entitled "An act empowering corporations of the State of Washington to extend and operate any municipal street railway owned or operated by such municipal corporation to points outside of the corporate boundaries thereof; and fixing the area within which such privilege may be exercised;"

Also, enrolled House bill No. 182, entitled "An act relating to the filling of low-lands within cities of the second and third class, providing for the creation of assessment districts therefor, and the levying and collection of special assessments on the property benefited, amending section 7971 and 7975 of Remington & Ballinger's Annotated Codes and Statutes of Washington, validating certain proceedings for the creation of assessment districts;"

Also, enrolled House bill No. 216, entitled "An act to amend chapter 190 of the

Laws of 1915, regarding the liability for loss of baggage and effects;"

Also, enrolled House bill No. 179, entitled "An act relating to the registration of titles to land, amending section 8841 of Remington & Ballinger's Annotated Codes and Statutes of Washington and providing the method of withdrawing land titles from registration."

And the same are herewith transmitted.

C. R. MAYBURY, Chief Clerk.

Senator Jones moved that the Senate concur in the House amendments to Senate bill No. 285.

The secretary called the roll, and the Senate concurred in the House amendments to Senate bill No. 285 by the following vote:

Those voting aye were: Senators Boner, Brand, Cleary, Cox, Fairchild, Ghent, Groff, Hall, Hutchinson, Jones, Judd, Karshner, Kleeb, McMillan, Morthland, Myers, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Taylor, Wray—22.

Those voting nay were: Senators Brown, Burton, Carlyon, Cornwell, Davis (Walter S.), Faulkner, Ferryman, French, Iverson, Johnson, Kuykendall, Landon, Metcalf, Nichols, Steiner—15.

Those absent or not voting were: Senators Barnes, Chase, Davis (Lincoln), Stevenson, Wells-5.

Senator Metcalf moved that the Senate do not concur in the second House amendment to Senate bill No. 223, and that the House be requested to recede therefrom.

The motion carried.

On motion of Senator Palmer, the Senate refused to concur in the House amendments to engrossed Senate bill No. 122, and the House was requested to recede therefrom.

At 12 o'clock midnight, on motion of Senator Taylor, the Senate adjourned until 9 o'clock tomorrow morning.

Louis F. Hart, President of the Senate.

FRANK M. DALLAM, JR., Secretary of the Senate.

FIFTY-NINTH DAY.

MORNING SESSION.

SENATE CHAMBER,

OLYMPIA, WASHINGTON, Wednesday, March 7, 1917.

The Senate was called to order at 9 o'clock a. m. by President Hart, pursuant to adjournment.

Rev. C. S. Morrison offered prayer.

The secretary called the roll, all members being present, except Senators Davis (Lincoln) and Stevenson, both excused.

On motion of Senator Kuykendall, the reading of yesterday's journal was dispensed with and it was approved.

REPORTS OF STANDING COMMITTEES.

SENATE CHAMBER, OLYMPIA, WASH., March 6, 1917.

MR. PRESIDENT:

We, your Committee on Insurance, to whom was referred engrossed House bill No. 32, entitled "An act relating to the registration and confirmation of titles to land and amending sections 8810, 8813, 8818, 8828, 8859, 8891, 8892, 8893 and 8894 of Remington & Ballinger's Annotated Codes and Statutes of Washington, and making an appropriation therefor," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it be indefinitely postponed.

JOSEPH H. SMITH, Chairman.

We concur in this report: D. H. Cox, Oliver Hall.

On motion of Senator Smith (Joseph H.), the report of the committee was adopted.

. SENATE CHAMBER, OLYMPIA, WASH., March 7, 1917.

MR. PRESIDENT:

We, your Committee on Judiciary, to whom was referred House bill No. 185, entitled "An act relating to marriage and prohibiting solicitation for the privilege of performing marriage rites," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

E. E. BONER, Chairman.

We concur in this report: Harve H. Phipps, Ralph Metcalf, Joseph H. Smith, F. A. Chase.

On motion of Senator Boner, the report of the committee was adopted.

Senator Palmer moved to reconsider the vote by which the Senate refused to concur in the House amendments to Senate bill No. 122.

The motion carried.

Senator Palmer moved that the Senate concur in the House amendments to Senate bill No. 122.

The Senate refused to concur in the House amendments to Senate bill No. 122 by the following vote:

Those voting aye were: Senators Boner, Burton, Chase, Cleary, Fairchild, Faulkner, Ferryman, Hall, Iverson, Jones, Karshner, Palmer, Taylor —13

Those voting nay were: Senators Barnes, Brand, Carlyon, Cornwell, Cox, Davis (Walter S.), French, Kleeb, Landon, McMillan, Metcalf, Morthland, Myers, Smith (Joseph H.)—14.

Those absent or not voting were: Senators Brown, Davis (Lincoln), Ghent, Groff, Hutchinson, Johnson, Judd, Kuykendall, Nichols, Phipps, Smith (A. A.), Steiner, Stevenson, Wells, Wray—15.

Senator Faulkner moved to reconsider the vote by which House bill No. 363 failed to pass.

The motion carried.

Senator Taylor moved a call of the Senate, seconded by Senators Carlyon and Landon.

The motion carried.

The sergeant-at-arms locked the doors of the Senate.

The secretary called the roll, all members being present, except Senators Davis (Lincoln), Ghent and Stevenson.

On motion of Senator Taylor, the Senate proceeded with the regular order of business pending the call of the Senate.

Senator Nichols moved to reconsider the vote by which House bill No. 32 was indefinitely postponed.

Senator Smith (Joseph H.) moved to lay the motion on the table.

The motion to lay on the table carried.

The secretary read:

MESSAGE TO THE SENATE.

House of Representatives, Olympia, Wash., March 6, 1917.

MR. PRESIDENT:

The House has passed engrossed Senate bill No. 58, entitled "An act relating to the exercise of the power of eminent domain for military purposes, by the state, by counties and by cities;"

Also, engrossed Senate bill No. 96, entitled "An act relating to the practice of midwifery, regulating the same, providing for the examination and licensing of applicants, and providing penalties for the violation of this act;"

Also, engrossed Senate bill No. 241, entitled "An act appropriating the sum of four thousand five hundred eighty-four and ninety-eight one-hundredths dollars (\$4,584.98) for the payment of outstanding claims incurred in the construction of the school and administration building for the state school for the blind and for the completion of said building, and declaring an emergency;"

Also, Senate bill No. 234, entitled "An act amending 'An act to incorporate the city of Yakima, approved November 23, 1883;"

Also, engrossed Senate bill No. 323, entitled "An act authorizing counties to con-

vey lands held for county purposes under grant from the United States;"
Also, Senate bill No. 163, entitled "An act granting to Curlew Irrigation District for public uses and purposes, the right and privilege to overflow certain state lands;"

Also, engrossed substitute Senate bill No. 149, entitled "An act relating to the improvement of lands and other property by diking and drainage and the establishing and consolidation of improvement districts for such purposes; providing for the construction, maintenance and extension or diking and drainage systems; the method of apportioning, assessing and reassessing the costs thereof against lands and other property benefited thereby, and the collection of such assessments; providing for the disposal of waters developed by drainage systems; providing penalties for the damaging of diking and drainage improvements; and amending sections 4226-1, 4226-2, 4226-3, 4226-4, 4226-6, 4226-7, 4226-8, 4226-9, 4226-10, 4226-13, 4226-16, 4226-17, 4226-18, 4226-19, 4226-20, 4226-21, 4226-21, 4226-31, 4226-

Also, engrossed Senate bill No. 11, entitled "An act relating to the control of dead bodies, and providing for the establishment, maintenance and regulation of public morgues in counties having a population of two hundred and fifty thousand or more,

and prescribing penalties for the violation thereof;"

Senate joint memorial No. 18, relating to a petition for an order allowing J. Benjamin Hayes to take an examination for commission in the regular army;"

Also, Senate joint memorial No. 10, "Petitioning Congress to pass U. S. Senate bill No. 6374 making appropriation for a monument to Chief Timothy;"

Also, the House has passed Senate bill No. 302, entitled "An act relating to the purchase, construction, maintenance, and operation of ferries on the boundary line between two counties, and providing that this act shall take effect immediately," with the following amendments:

Section 1, line 6 of the printed bill, the same being line 13 of the original bill, by striking all of the section following the comma after "countles" and insert in lieu thereof the following: "each paying such proportion thereof as shall be agreed upon by the boards of county commissioners;"

Also, the House refuses to recede from its amendments to Senate bill No. 47, and the speaker has appointed as a conference committee the following members: Messrs. Reed (Mark E.), Davis and Olsen;

Also, the House has passed engrossed Senate bill No. 307, entitled "An act relating to drainage districts, providing for assessments according to benefits, authorizing and incurring additional obligations in case of emergency and amending sections 4149, 4163 of Remington & Ballinger's Annotated Codes and Statutes of Washington," with the following amendment:

Section 1, line 74, strike the word "allows," and insert the word "required;"

Also, the House has passed engrossed Senate bill No. 171, entitled "An act fixing the compensation of all county officers in counties having a population of over two hundred and fifty thousand (250,000), and naming such counties class 'A' counties," with the following amendments:

Amend section 2, line 13 of the engrossed bill, the same being lines 7 and 8 of the printed bill, strike "two thousand dollars (\$2,000.00)," and insert in lieu thereof "three thousand dollars (\$3,000.00)."

· In line 8, section 2, strike "one thousand dollars (\$1,000.00)," and insert in lieu thereof "two thousand dollars (\$2,000.00)."

Add a new section to be known as section 3, and to read as follows:

"Sec. 3. In cities having a population of over two hundred and fifty thousand (250,000), the salary of justices of the peace shall be two thousand four hundred dollars (\$2,400.00) per annum, and the salary of constables shall be one thousand five hundred dollars (\$1,500.00) per annum."

Amend the title to read as follows: "An act fixing the compensation of all county and certain precinct officers in the counties having a population of over two hundred and fifty thousand and naming such counties "class A counties."

Also, the House has passed engrossed Senate bill No. 142, entitled "An act to amend section 8983 of Remington & Ballinger's Annotated Codes and Statutes of Washington, relating to salaries of court bailiffs;"

Also, Senate bill No. 195, entitled "An act relating to commercial waterway districts of the State of Washington, and providing for the issuance of refunding bonds by said district;"

Also, Senate bill No. 322, entitled "An act authorizing cities and towns in the State of Washington to grant to the board of county commissioners of any county in this state joining in the construction or operation of any inter-state bridge, or to another public authority of this state joining in the operation of any such inter-state bridge, a part of which or the approaches thereto are within any such city or town, the right to lay and maintain street car tracks over such portions of the streets constituting the approaches to such inter-state bridge or used in connection therewith, and conferring upon such public authorities the right to control the use of such railway tracks and to grant the right to use the same to persons, municipalities or corporations operating over such inter-state bridge or other street car companies operating over such tracks;"

Also, engrossed Senate bill No. 306, entitled "An act relating to local improvement districts in cities and towns, providing for the application for and consent to the cancellation of the penalties on delinquent assessments on tide lands included within such districts, and granting the power of concellation to certain municipal officers;"

Also, engrossed Senate bill No. 106, entitled "An act relating to free kindergartens and amending section 4740 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, engrossed Senate bill No. 104, entitled "An act relating to elections and authorizing electors absent from their precincts of residence to vote at general elections and the primaries therefor, providing a penalty for violation and amending sections 1, 2, 3, 4, 5, 6 and 7 of chapter 189 of the Laws of 1915;"

Also, the House has passed engrossed Senate bill No. 93, entitled "An act relating to the registration of stallions and jacks, amending sections 1, 2, 4 and 5 of chapter 99 of the Laws of 1911, and repealing section 8 of chapter 99 of the Laws of 1911," with the following amendments:

Amend section 1. line 9 of the printed bill, strike the word "graduate."

Strike all of section 6.

And the same are herewith transmitted.

C. R. MAYBURY, Chief Clerk.

Senator Hutchinson moved that the Senate do not concur in the House amendments to Senate bill No. 93, and that the House be requested to recede therefrom.

Senator Cox moved as a substitute that the Senate concur in the House amendments to Senate bill No. 93.

The secretary called the roll on the substitute motion, and the Senate concurred in the House amendments to Senate bill No. 93 by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Groff, Hall, Hutchinson, Karshner, Kleeb, Kuykendall, Landon, Mc-Millan, Metcalf, Morthland, Myers, Nichols, Palmer, Phipps, Smith (A. A.), Taylor, Wells—30.

Those voting nay were: Senators Johnson, Jones, Smith (Joseph H.), Wray-4.

Those absent or not voting were: Senators Chase, Cleary, Davis (Lincoln), Ghent, Iverson, Judd, Steiner, Stevenson—8.

Senator Taylor moved that the Senate do not concur in the House amendments to Senate bill No. 171, and that the House be requested to recede therefrom.

The motion carried.

Senator Wells moved that the Senate concur in the House amendments to Senate bill No. 307.

The secretary called the roll, and the Senate concurred in the House amendments to Senate bill No. 307 by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Carlyon, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Hall, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Morthland, Myers, Nichols, Palmer, Phipps, Smith (A. A.), Steiner, Taylor, Wells, Wray—33.

Voting nay: Senator Burton-1.

Those absent or not voting were: Senators Chase, Cleary, Davis (Lincoln), Ghent, Groff, Hutchinson, Smith (Joseph H.), Stevenson—8.

Senator Nichols moved that the Senate do not concur in the House amendments to Senate bill No. 302, and that the House be requested to recede therefrom.

The motion carried.

The presidient appointed as a conference committee on Senate bill No. 171, Senators Landon, Taylor and Palmer.

Senator Kleeb moved to reconsider the vote by which House bill No. 109 failed to pass.

Senator Palmer stated that there was a tie vote on House bill No. 109, and therefore the motion to reconsider was out of order.

The chair ruled the point of order not well taken.

The motion to reconsider failed to pass.

GENERAL FILE.

The Senate took up consideration of House bill No. 195, which had been read the third time.

On motion of Senator Nichols, the bill was amended as follows:

In section 1, line 12 of the original bill, being line 6 of the printed bill, after the word "Washington" strike the period (.) and insert a comma (,) and add the following: "which five per centum of the permanent highway fund shall be retained by the county treasurer and placed to the credit of the permanent highway maintenance fund of said county."

Strike section 2 and insert the following therefor:

"Sec. 2. The State Auditor shall apportion and remit monthly by warrant all moneys derived from automobile licenses, fines and forfeited bail, after deductions as provided by section 18, chapter 142, Laws of 1915 as amended by Session Laws of 1917."

Strike section 3 and insert in lieu thereof the following:

"Sec. 3. The State Auditor is hereby directed to pay by warrant to each county the balance set aside in the permanent highway fund for the maintenance of permanent highways at the time this act takes effect."

Add a new section to be known as section 4 as follows:

"Sec. 4. The county auditor shall issue warrants for the expenditures from said fund on vouchers approved by the board of county commissioners, which expenditures shall be for the sole purpose of maintaining and repairing primary and permanent highways or highways of like character and for equipment for the maintenance thereof within their respective counties, and the same shall not be expended for any other purpose."

Renumber the added section 4 to read "section 5."

The secretary called the roll on the final passage of House bill No. 195, and it passed, as amended, by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Ferryman, French, Ghent, Hall, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Morthland, Myers, Nichols, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Wells, Wray—36.

Voting nay: Senator Faulkner-1.

Those absent or not voting were: Senators Chase, Davis (Lincoln), Groff, Stevenson, Taylor—5.

There being no objection, the title of the bill was ordered to stand as the title of the act.

The president appointed as a conference committee to act on Senate bill No. 302, Senators Barnes, Metcalf and Judd.

House bill No. 162.

The secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., March 6, 1917.

MR. PRESIDENT:

We, your Committee on Roads and Bridges, to whom was referred House bill No. 162, entitled "An act relating to public highways and providing for the employment of free or day labor and convict labor, and amending section 5869-1 of Remington & Bal-

linger's Annotated Codes and Statutes of Washington," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass with the following amendments:

In section 1, line 6 of the original bill, being line 4 of the printed bill, strike the words "In case the." In line 6 of the original bill, being line 4 of the printed bill, strike the word "is" and insert the words "may be."

In section 1, line 6 of the original bill, being line 5 of the printed bill, after the word "account" insert the words "in all cases where the estimated amount of said work is less than the sum of five thousand dollars (\$5,000.00): Provided, This limitation of five thousand dollars (\$5,000.00) shall not apply to work done by convict labor."

In section 1, at the end of the section, add the following: "In all other cases construction shall be let by contract on plans and specifications previously prepared by the highway engineer and let to the lowest and best bidder in the manner now provided by law. In the event that the highway board considers said bids when received too high, they may readvertise, or do the work by force account, which decision shall be ordered by resolution to that effect entered upon the records of said board, which resolution shall set out the amount of the lowest bid and the fact that said board had found that in its judgment the said work may be more cheaply done by force account, day labor or convict labor."

RALPH D. Nichols, Chairman.

We concur in this report: Harve H. Phipps, H. D. Taylor, P. H. Carlyon, O. T. Cornwell, Oliver Hall.

On motion of Senator Nichols, the report of the committee was adopted.

House bill No. 162, by the Committee on Roads and Bridges, was read third time.

The secretary called the roll on the final passage of House bill No. 162, and it passed the Senate, as amended, by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Cleary, Cornwell, Cox, Davis (Walter S.), Faulkner, Ferryman, Hall, Hutchinson, Iverson, Johnson, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Morthland, Nichols, Phipps, Smith (A. A.), Steiner, Taylor, Wells—28.

Those voting nay were Senators French and Smith (Joseph H.)—2.

Those absent or not voting were: Senators Burton, Carlyon, Chase, Davis (Lincoln), Fairchild, Ghent, Groff, Jones, Myers, Palmer, Stevenson, Wray—12.

There being no objection, the title of the bill was ordered to stand as the title of the act.

The president signed enrolled substitute House bill No. 182, and enrolled House bills Nos. 394, 257, 216 and 179.

House bill No. 316, by Mr. Crawford, entitled "An act relating to the establishment of independent highway districts, organization and administration thereof, the construction and maintenance of trunk line highways, the issuance and sale of bonds, and the assessment and collection of taxes therefor." was read third time.

On motion of Senator Palmer, the bill was amended in section 1, line 30, page 2, of the original bill, by striking the words "so as."

Senator Ghent moved the previous question, seconded by Senators Davis (Walter S.) and Faulkner.

The motion carried.

The secretary called the roll on the final passage of House bill No. 316, as amended, and it passed by the following vote:

Those voting aye were: Senators Barnes, Boner, Brown, Burton, Carlyon, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Ferryman, French,

Ghent, Groff, Hall, Jones, Karshner, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Morthland, Nichols, Smith (A. A.), Smith (Joseph H.), Taylor, Wells—28.

Those voting nay were: Senators Faulkner, Hutchinson, Iverson, Palmer

Those absent or not voting were: Senators Brand, Chase, Davis (Lincoln), Johnson, Judd, Myers, Phipps, Steiner, Stevenson, Wray—10.

Senator Hutchinson handed a written statement explaining his vote to the secretary.

Senator Smith (Joseph H.) moved to strike the statement from the record for the reason and on the ground that said statement was unfair, untrue and irrelevant.

The motion carried.

There being no objection, the title of the bill was ordered to stand as the title of the act.

House bill No. 299, by the Committee on Municipal Corporations other than the First Class, entitled "An act relating to powers of city councils of cities of the third class, and amending section 16 of chapter 184, Session Laws of 1915 of the State of Washington," was read third time.

Senator Taylor moved to indefinitely postpone the bill.

A roll call on the motion to indefinitely postpone was demanded by Senators Nichols, Carlyon, Ghent, Cornwell, Iverson, Smith (Joseph H.) and Metcalf.

The secretary called the roll, and the motion to indefinitely postpone failed to carry by the following vote:

Those voting aye were: Senators Carlyon, French, Groff, Hutchinson, Jones, McMillan, Metcalf, Palmer, Smith (Joseph H.), Steiner, Taylor, Wray—12.

Those voting nay were: Senators Barnes, Boner, Brand, Brown, Burton, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, Ghent, Hall, Iverson, Judd, Karshner, Kleeb, Kuykendall, Landon, Morthland, Myers, Nichols, Smith (A. A.), Wells—25.

Those absent or not voting were: Senators Chase, Davis (Lincoln), Johnson, Phipps, Stevenson—5.

The secretary called the roll on the final passage of engrossed House bill No. 299, and it failed to pass the Senate by the following vote:

Those voting aye were: Senators Boner, Brand, Brown, Burton, Cox, Davis (Walter S.), Fairchild, Faulkner, Hall, Iverson, Johnson, Judd, Karshner, Kuykendall, Landon, Morthland, Myers, Nichols, Smith (A. A.), Wells—20.

Those voting may were: Senators Carlyon, Cleary, Ferryman, French, Ghent, Groff, Hutchinson, Jones, Kleeb, McMillan, Metcalf, Palmer, Smith (Joseph H.), Steiner, Taylor, Wray—16.

Those absent or not voting were: Senators Barnes, Chase, Cornwell, Davis (Lincoln), Phipps, Stevenson—6.

Engrossed House bill No. 376, by Messrs. Ryan and Nash, entitled "An act providing for the assessment and collection of an annual license tax for dogs, creating a fund for the payment of damages for injuries to domestic animals, providing for the killing of dogs injuring persons or domestic animals, making the owner or keeper thereof liable for damages for such in-

jury, defining the powers and duties of certain officers and providing penalties for violation thereof," was read third time.

Senator Ghent moved to indefinitely postpone the bill.

The motion was lost.

Senator Palmer moved to amend the bill in section 1 by adding the words: "Provided, that cities and towns shall hereafter be prohibited from collecting licenses on dogs."

The motion was lost.

Senator Groff moved to reconsider the vote by which the motion by Senator Palmer failed to carry.

The motion to reconsider carried.

On motion of Senator Taylor, further consideration of House bill No. 376 was discontinued for the time being.

On motion of Senator Smith (Joseph H.), the Senate resolved itself into a committee of the whole to consider engrossed House bills Nos. 184 and 223.

The bills were considered in the committee of the whole, Senator Wray in the chair, and reported back to the Senate with the recommendation that they do pass.

On motion of Senator Wray, the report of the committee was adopted. On motion of Senator Smith (Joseph H.), the reading had of engrossed House bills Nos. 184 and 223 in the committee of the whole was considered the third reading and the bills were placed on final passage.

The secretary called the roll on the final passage of engrossed House bill No. 184, entitled "An act to establish a state trout hatchery in Whatcom county and making an appropriation therefor," and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Cleary, Cornwell, Davis (Walter S.), Fairchild, Faulkner, Ferryman, Ghent, Groff, Hall, Iverson, Judd, Karshner, Kleeb, Landon, McMillan, Metcalf, Morthland, Myers, Nichols, Smith (A. A.), Smith (Joseph H.), Taylor, Wells, Wray—30.

Those voting nay were: Senators Hutchinson, Johnson, Jones, Kuykendall, Palmer, Steiner—6.

Those absent or not voting were: Senators Chase, Cox, Davis (Lincoln), French, Phipps, Stevenson—6.

There being no objection, the title of the bill was ordered to stand as the title of the act.

The secretary called the roll on the final passage of engrossed House bill No. 223, entitled "An act appropriating the sum of ten thousand seven hundred four and 93-100 dollars from the state shore land improvement fund (said sum being the unexpended balance of the two hundred and fifty thousand dollars set apart and appropriated by chapter two hundred and eighteen of the Laws of Nineteen Hundred and Nine), and providing for the expenditure thereof in connection with the construction and improvement of the Lake Washington canal in King county, Washington," and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Cleary, Cornwell, Davis (Walter S.), Fairchild, Faulkner, Ferryman, Ghent, Groff, Hall, Iverson, Johnson, Judd, Kleeb, Landon, Metcalf, Myers, Nichols, Palmer, Smith (A. A.), Steiner, Taylor, Wells, Wray—29.

Those voting nay were: Senators French, Hutchinson, Karshner, Morthland—4.

Those absent or not voting were: Senators Chase, Cox, Davis (Lincoln), Jones, Kuykendall, McMillan, Phipps, Smith (Joseph H.), Stevenson—9.

There being no objection, the title of the bill was ordered to stand as the title of the act.

The secretary read:

SENATE CONCURRENT RESOLUTION NO. 14.

By Senator Morthland:

Whereas, Several important measures are on the respective calendars of the Senate and House, which cannot receive action within the time limited; be it

Resolved, by the Senate, the House concurring, That the time for consideration of House bills now on the calendar of the Senate, and the Senate bills now on the calendar of the House be extended to such time as said respective calendars are finished, by consideration of all unpassed bills now on said calendar.

Senator French moved to indefinitely postpone the resolution.

A roll call on the motion to indefinitely postpone was demanded by Senators Nichols, Morthland, Myers, Wray, Iverson, Wells and McMillan.

The secretary called the roll, and the motion failed to carry by the following vote:

Those voting aye were: Senators Barnes, Boner, Carlyon, Chase, Cornwell, French, Hutchinson, Iverson, Jones, Landon, Metcalf, Palmer, Smith (A. A.), Smith (Joseph H.), Taylor—15.

Those voting nay were: Senators Brand, Brown, Burton, Cleary, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, Ghent, Groff, Hall, Johnson, Judd, Karshner, Kleeb, Kuykendall, McMillan, Morthland, Myers, Nichols, Phipps, Steiner, Wells, Wray—25.

Those absent or not voting were: Senators Davis (Lincoln) and Stevenson—2.

On motion of Senator Morthland, the resolution was adopted.

On motion of Senator Morthland, the rules were suspended, and Senate concurrent resolution No. 14 ordered immediately transmitted to the House.

The Senate resumed consideration of engrossed House bill No. 376.

Senator Palmer moved to amend the bill by substituting the following amendment for the one heretofore offered: Add to the end of section 1 the following:

"Provided, That in cities of the first and second class the license tax collected on dogs shall be credited to the funds as provided by ordinance of such city, and no other tax shall be levied or collected on dogs in such cities: Provided, That said cities may authorize their humane societies to expend such license tax in defraying the expenses of and carrying out the purposes of such societies. All fees and fines collected as aforesaid over and above the amount of expenses required to be met by such society shall be turned over by it to the city from whence such fines or fees were obtained."

Senator Nichols moved as an amendment to the amendment to add to the end thereof the following: "not less than the fee herein."

The motion was lost.

On motion of Senator Smith (A. A.), the amendment was amended by inserting after the word "second" the words "and third."

The motion by Senator Palmer, as amended, carried.

The secretary called the roll on the final passage of Senate bill No. 376, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Boner, Brown, Cleary, Davis (Walter S.), Fairchild, Ferryman, French, Groff, Hall, Hutchinson, Iverson, Johnson, Karshner, Kuykendall, Landon, McMillan, Metcalf, Nichols, Phipps, Smith (A. A.), Steiner, Wells, Wray—23.

Those voting nay were: Senators Brand, Cornwell, Faulkner, Ghent,

Jones, Judd, Myers, Palmer, Smith (Joseph H.), Taylor-10.

Those absent or not voting were: Senators Barnes, Burton, Carlyon, Chase, Cox, Davis (Lincoln), Kleeb, Morthland, Stevenson-9.

On motion of Senator Palmer, the title of the bill was amended in line 2 of the title, after the word "dogs" insert the words "authorizing cities of the first, second or third class to make disposition of same."

There being no objection, the title of the bill, as amended, was ordered

to stand as the title of the act.

MESSAGE TO THE SENATE.

House of Representatives. Olympia, Wash., March 7, 1917.

MR. PRESIDENT:

The House has passed Senate concurrent resolution No. 14, "Relating to the completion of business," and the same is herewith transmitted.

C. R. MAYBURY, Chief Clerk.

Senator French moved that the Senate take a recess until 1:30 p.m. The motion was lost.

House bill No. 126.

The secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., March 6, 1917.

MR. PRESIDENT:

We, your Committee on Judiciary, to whom was referred engrossed House bill No. 176, entitled "An act relating to the taxation of inheritances and amending section 9187, section 9188 and section 1992 and repealing section 9180 and section 9187 of Remington & Ballinger's Code and amending title LXXVI of Remington & Ballinger's Code by adding thereto a section to be known as section 9188-1 and a section to be known as section 9197-1," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass with the following amendment:

In section 1, line 11 of the printed bill, the same being page 1, line 18 of the en-

grossed bill, strike the word "statutory." E. E. Boner, Chairman.
We concur in this report: Harve H. Phipps, Guy B. Groff, William Wray, Ralph

We concur in this report: Harve H. Phipps, Guy B. Groff, William Wray, Raiph Metcalf, E. Ben Johnson, E. B. Palmer, J. W. Faulkner, G. E. Steiner, E. V. Kuykendall.

On motion of Senator Boner, the report of the committee was adopted.

House bill No. 126, by the Committee on Judiciary, was read third time. Senator Nichols moved to amend the bill by adding a new section as follows, same to be known as section 7:

Section 7. That section 9199 of Remington & Ballinger's Annotated Codes and

Statutes of Washington, be amended to read as follows:

Section 9199 All devices and bequests herotofore or hereafter made to the fitate of Washington, or to any county, city, school district or other municipal corporation therein, for eleemosynary, charitable or philanthropic purposes except religious, shall be exempt from the payment of any inheritance tax whatsoever, and when real property is devised to the State of Washington or to any city, county, school district or municipal corporation therein for any such charitable, eleemosynary or philanthropic

purpose, other than religious, and a life estate is likewise devised in said real property, both the life estate and the estate in remainder to said State of Washington, county, city, school district or other municipal corporation therein, for the purposes localibefore commerciaed, shall be exampt from the payment of any inheritance tay whatsoever.

The motion carried.

The secretary called the roll on the final passage of House bill No. 126, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Cleary, Cornwell, Davis (Walter S.), Faulkner, Ferryman, Groff, Hall, Hutchinson, Iverson, Johnson, Jones, Karshner, Kuykendall, Landon, McMillan, Metcalf, Morthland, Myers, Nichols, Palmer, Steiner, Wells, Wray—28.

Those voting nay were: Senators French and Smith (A. A.)—2.

Those absent or not voting were: Senators Carlyon, Chase, Cox, Davis (Lincoln), Fairchild, Ghent, Judd, Kleeb, Phipps, Smith (Joseph H.), Steven-son, Taylor—12.

On motion of Senator Nichols, the title of the bill was amended by striking the word "section" following the figures "9182" and the words "and section" following the figures "9188" and inserting after the figures "9192" the word and figures "and 9199."

There being no objection, the title of the bill, as amended, was ordered to stand as the title of the act.

Substitute House bill No. 45, by Mr. Guie, entitled "An act relating to and defining the powers of port districts and the powers of commissioners of port districts; and providing compensation for port commissioners in port districts having a population of two hundred thousand (200,000) or more inhabitants, such compensation being subject to a referendum to the electors of such port district, and amending sections 4 and 5 of chapter 92 of the Session Laws of 1911, as amended by chapter 62 of the Session Laws of 1913, the same being sections \$165-4, \$165-5 of Remington & Ballinger's Code," was read third time.

Senator Nichols moved to strike section 2.

Senator Palmer moved the previous question, seconded by Senators Wray and Taylor.

The motion failed to carry.

The motion by Senator Nichols was lost.

Senator Smith (Joseph H.), seconded by Senators Taylor and Carlyon, moved the previous question.

The motion carried.

The secretary called the roll on the final passage of substitute House bill No. 45, and it passed the Senate by the following vote:

Those voting aye were: Senators Boner, Brand, Brown, Burton, Carlyon, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, Ghent, Groff, Hall, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kuykendall, Landon, McMillan, Metcalf, Myers, Nichols, Palmer, Phipps, Smith (A. A.), Steiner, Wells, Wray—33.

Those voting nay were: Senators French, Morthland, Smith (Joseph H.), Taylor— $\mathbf{4}$.

Those absent or not voting were: Senators Barnes, Chase, Davis (Lincoln), Kleeb, Stevenson—5.

There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Palmer, further call of the Senate was dispensed with.

At 12:40 p. m., on motion of Sonator Palmer, the Senate took a recess until 2 o'clock this afternoon.

AFTERNOON SESSION.

The Senate was called to order at 2 o'clock p. m. by President Hart.

A call of the Senate was demanded by Senator Jones, seconded by Senators Palmer and Nichols.

The motion carried.

The sergeant-at-arms locked the doors of the Senate.

The secretary called the roll, all members being present, except Senators Davis (Lincoln) and Stevenson, both excused.

The secretary read:

SENATE JOINT RESOLUTION NO 17.

By Senator Nichols:

Be it resolved, by the Senate and House of Representatives, That the House is hereby granted the privilege of considering Senate bill No. 265, and adding it to today's calndar, March 7, 1917.

On motion of Senator Nichols, the rules were suspended, and Senate joint resolution No. 17 was read second time by title.

Senator Nichols moved that the rules be further suspended, and that Sonato joint resolution No. 17 be read third time and placed on final passage.

Sonator Forryman moved the previous question, seconded by Senators Smith (Joseph H.) and Jones.

The motion carried.

The motion by Senator Nichols failed to carry.

Senator Nichols moved that the rules be suspended, and the Senate return to the order of business.

The motion carried.

Senator Nichols stated that he wished to introduce Senate joint resolution No. 17.

The chair stated that the resolution had already been introduced and read first and second times.

Senator Nichols moved that the resolution be referred to a committee of the whole.

Senator Taylor moved that the motion to refer be laid on the table.

A roll call was demanded on the motion to lay on the table by Senators Nichols, Burton, Phipps, Davis (Walter S.), McMillan, Johnson and Morthland.

The secretary called the roll on the motion to lay on the table, and it failed to carry by the following vote:

Those voting aye were: Senators Boner, Brand, Brown, Carlyon, Chase, Cleary, Cornwell, Ferryman, French, Ghent, Groff, Hall, Jones, Palmer, Smith (A. A.), Smith (Joseph H.), Taylor, Wells, Wray—19.

Those voting nay were: Senators Barnes, Burton, Cox, Davis (Walter S.), Fairchild, Faulkner, Hutchinson, Iverson, Johnson, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Morthland, Myers, Nichols, Phipps, Steiner—21.

Those absent or not voting were: Senators Davis (Lincoln) and Stevenson-2.

The motion by Senator Nichols to refer the resolution to the committee of the whole failed to carry.

Sonator Nichols moved that the resolution be referred to the Committee on Momorials, with instructions to report the resolution back by 3 o'clock this afternoon.

Senator Hall moved as a substitute that the resolution be referred to the Committee on Senate Employees.

Sonator Nichols offered as an amendment to the substitute motion that the following words be added to the end thereof: "with instructions to report back by 3 o'clock this afternoon."

A roll call was demanded on the motion by Senator Nichols to amend the motion by Senator Hall, by Senators Nichols, Iverson, Phipps, McMillan, Karshner, Judd, Johnson and Burton.

The secretary called the roll, and the motion by Senator Nichols failed to carry by the following vote:

Those voting aye were: Senators Burton, Cox, Davis (Walter S.), Fairchild, Hutchinson, Iverson, Johnson, Judd, Karshner, Kuykendall, Landon, McMillan, Metcalf, Morthland, Myers, Nichols, Phipps, Steiner—18.

Those voting nay were: Senators Barnes, Boner, Brand, Brown, Carlyon, Chase, Cleary, Cornwell, Faulkner, Ferryman, French, Ghent, Groff, Hall, Jones, Kleeb, Palmer, Smith (A. A.), Smith (Joseph H.), Taylor, Wells, Wray—22.

Those absent or not voting were: Senators Davis (Lincoln) and Stevenson—2.

A roll call on the motion by Senator Hall to refer the resolution to the Committee on Senate Employees was demanded by Senators Iverson, Nichols, McMillan, Johnson, Davis (Walter S.), Judd, Karshner and Morthland.

The secretary called the roll, and the motion to refer failed to carry by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Carlyon, Chase, Cleary, Cornwell, Ferryman, French, Ghent, Groff, Hall, Palmer, Smith (A. A.), Smith (Joseph H.), Taylor, Wells, Wray—19.

Those voting nay were: Senators Burton, Cox, Davis (Walter S.), Fairchild, Faulkner, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Morthland, Myers, Nichols, Phipps, Steiner—21.

Those absent or not voting were: Senators Davis (Lincoln) and Stevenson-2.

Senator Metcalf moved that the resolution be placed on final passage. The motion carried.

The secretary called the roll on the final passage of Senate joint resolution No. 17, and it failed to pass by the following vote:

Those voting aye were: Senators Burton, Cox, Davis (Walter S.), Fairchild, Hutchinson, Iverson, Johnson, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Morthland, Myers, Nichols, Phipps, Steiner—19.

Those voting nay were: Senators Barnes, Boner, Brand, Brown, Carlyon, Chase, Cleary, Cornwell, Faulkner, Ferryman, French, Ghent, Groff, Hall, Jones, Palmer, Smith (A. A.), Smith (Joseph H.), Taylor, Wells, Wray—21.

Those absent or not voting were: Senators Davis (Lincoln) and Stevenson—2.

Senator Taylor moved to reconsider the vote by which the resolution failed to pass.

Senator Wray moved to lay the motion to reconsider on the table.

The motion to lay on the table carried.

Engrossed House bill No. 178.

The secretary read:

REPORT OF STANDING COMMITTEE.

MR. PRESIDENT:

SENATE CHAMBER, OLYMPIA, WASH., March 5, 1917.

We, your Committee on Cities of the First Class, to whom was referred House bill No. 178, entitled "An act authorizing, empowering and limiting cities of the first class to license, for the purpose of revenue, all trades, occupations and callings," have had the same under consideration, and we respectfully report the same back to the Senate with the roommendation that it do pass with the following amendment:

Strike all of section 1 and insert in lieu thereof the following:

"Section 1. That cities of the first class be, and they are hereby authorized and empowered to license, for the purpose of raising revenue, and for the purpose of regulating and taxing, all trades, occupations and callings not exempted by statute from such regulation and taxation: Provided, however, That taxes levied for the purpose of raising revenue solely shall not exceed one per cent (1%) of the gross annual income of the persons, firms or corporations carrying on such trades, occupations or callings: Provided, further, That this limitation shall not extend or apply to license taxes imposed upon pawnbrokers, auctioneers, peddlers and timerant vendors of merchandise."

Guy B. Groff, Chairman.

We concur in this report: William Wray, R. A. Hutchinson, E. J. Cleary.

On motion of Senator Groff, the report of the committee was adopted. Engrossed House bill No. 178, by Mr. Adams, was read third time.

Senator Johnson moved to amend the bill by adding to the end of section 1 the following: "bill board operators and bill posters."

The motion failed to carry.

The secretary called the roll on the final passage of engrossed House bill No. 178, and it failed to pass by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Carlyon, Chase, Cleary, Fairchild, French, Ghent, Groff, Hall, Kuykendall, Palmer, Phipps, Smith (A. A.), Taylor, Wells, Wray—18.

Those voting nay were: Senators Brown, Burton, Cornwell, Cox, Davis (Walter S.), Faulkner, Ferryman, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Landon, McMillan, Metcalf, Morthland, Myers, Nichols, Smith (Joseph H.), Steiner—22.

Those absent or not voting were: Senators Davis (Lincoln) and Stevenson—2.

REPORTS OF COMMITTEE ON ENROLLED BILLS.

MR. PRESIDENT:

SENATE CHAMBER, OLYMPIA, WASH., March 7, 1917.

Your Committee on Enrolled Bills, to whom was referred enrolled Senate bill No. 285, entitled "An act relating to nominations for public office in the State of Washington, prescribing a method of voting, and amending sections 4813, 4815, and 4822 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, enrolled Senate bill No. 291, entitled "An act relating to an exchange of lands between the University of the State of Washington and the State of Washington acting by and through the Commissioner of Public Lands for the purpose of securing an area sultable for a demonstration forest and forest experiment station for the college of forestry of the University of Washington;"

Also, enrolled Senate bill No. 241, entitled "An act appropriating the sum of four thousand five hundred eighty-four and ninety-eight one-hundredths dollars (\$4,584.98) for the payment of outstanding claims incurred in the construction of the school and administration building for the state school for the blind and for the completion of said building, and declaring an emergency:"

Also, enrolled Senate bill No. 58, entitled "An act relating to the exercise of the power of eminent domain for military purposes, by the state, by counties and by cities;"

Also, enrolled Senate bill No. 323, entitled "An act authorizing counties to convey lands held for county purposes under grant from the United States;

Also, enrolled Senate bill No. 264, entitled "An act defining the crime of criminal syndicalism and prescribing punishment therefor;"

Also, enrolled Senate joint memorial No. 10, "Petitioning Congress to pass United States Senate bill No. 6374, making appropriation for a monument to Chief Timothy," have compared same with the engrossed Senate bills Nos. 285, 291, 241, 58, 323, 264 and original Senate joint memorial No. 10 and find them correctly enrolled.

Respectfully submitted.

A. E. Judd. Chairman.

We concur in this report: W. V. Wells, W. Fairchild.

SENATE CHAMBER. OLYMPIA, WASH., March 7, 1917.

MR. PRESIDENT:

Your Committee on Enrolled Bills, to whom was referred enrolled Senate bill No. 163, entitled "An act granting to the Curlew irrigation district, for public uses and purposes, the right and privilege to overflow certain state lands;"

Also, enrolled Senate bill No. 234, entitled "An act amending 'An act to incorporate the city of Yakima, approved November 23, 1883';"

Also, enrolled Senate bill No. 324, entitled "An act relating to and validating warrants issued by the board of county commissioners in payment of rewards for the apprehension and conviction of criminals," have compared same with the original Senate bills Nos. 163, 234 and 324, and find them correctly enrolled.

Respectfully submitted.

A. E. Judd, Chairman. We concur in this report: W. V. Wells, W. Fairchild.

REPORT OF COMMITTEE ON ENGROSSED BILLS.

SENATE CHAMBER. OLYMPIA, WASH., March 7, 1917.

MR. PRESIDENT:

Your Committee on Engrossed Bills, to whom was referred engrossed Senate bill No. 265, entitled "An act relating to and regulating common carriers of passengers upon public streets, roads and highways, and amending sections 1, 2, 3 and 4 of chapter 57 of the Laws of 1915," have compared same with the original bill and find it correctly engrossed. JAMES BURTON, Chairman.

We concur in this report: E. Ben Johnson, Walter S. Davis.

MESSAGE TO THE SENATE.

HOUSE OF REPRESENTATIVES. OLYMPIA, WASH., March 6, 1917.

MR. PRESIDENT:

The House has passed engrossed Senate bill No. 63, entitled "An act relating to the forests of the state; requiring owners of forest land to provide patrol therefor, declaring certain dangerous forest conditions to be public nuisances and providing for their abatement, providing for the creation of official fire districts and for the co-operation of the state with other agencies in protecting such districts, prescribing methods for assessing and collecting the costs incurred in carrying out the provisions thereof, and prescribing the procedure for serving notices required thereby and by other forest laws of the state, with the following amendment:

In section 1, line 8 of the engrossed bill, the same being line 5 of section 1 of the printed bill, after the word "protected" insert the following: "If within one mile of the owner's permanent residence or."

Also, the House has passed engrossed Senate bill No. 103, entitled "An act providing for the establishment and regulating the operation of teachers' retirement funds in school districts of the first class, defining the powers and duties of certain officers in relation thereto, providing for the levy and collection of taxes therefor, providing for the submission of the question of the cotablishment of such funds in any district to a vote of the electors of the district, and providing for appeal from the decisions of the trustees of such funds," with the following amendments:

Amend the title as follows: Strike the words beginning with the words "providing for the" in line 4 of the title of the engrossed bill, down to and including the word "district" in line 8 of the title of the engrossed bill.

Amend section 2 of the bill as follows: Strike all that portion of the section beginning with the words "the question," in line 14 of the engrossed bill and ending with the words "provisions of this act" in line 31 of the engrossed bill, and insert in lieu thereof the following: "such funds shall be deemed established."

Further amend section 2: Strike all that portion of the section beginning with the words "submit the question" in line 35 of the engrossed bill, and ending with the words "establishment of such fund" in line 39 of the engrossed bill, and insert in licu thereof the words "establish such fund."

Amend section 15 of the bill as follows: Strike the entire section, beginning with the word "Sec. 15" in line 1 of the engrossed bill, and ending with the words "property of the district" in line 23 of the engrossed bill.

Further amend the bill so that section 16 shall become section 15; section 17 shall become section 16; section 18 shall become section 17; section 19 shall become section 18; section 20 shall become section 19; section 21 shall become section 20; section 22 shall become section 20; section 22 shall become section 21; section 22 shall become section 23; section 24 shall become section 23; section 25 shall become section 26 shall become section 26.

Also, the House has passed engrossed Senate bill No. 17, entitled "An act permitting the conversion of building and loan and saving and loan associations and societies into mutual savings banks, prescribing the procedure therefor and declaring the effect thereof," with the following amendments:

Section 1, subdivision (b): After the word "Provided" in line 3, page 2 of the engrossed Senate bill No. 17, the same being line 20, section 1 of the printed bill, strike down to and including the word "mentioned," line 25, page 2 of engrossed Senate bill No. 17, the same being Senate amendment slip attached to the printed bill, and insert in lieu thereof the following: "That if the association's contingent fund be \$5,000.00 or more, the applicants shall create an initial guaranty fund and an initial expense fund and shall also enter into such an agreement or undertaking with the state hank examiner as trustee for the depositors with the savings bank as he may require to make such further contributions in each to the expense fund of such cavings banks as may be necessary and as is required from the incorporators of mutual savings banks. The contingent fund of such building and loan or savings and loan association may be applied to the creation of such guaranty fund and expense fund."

Section 2, line 7 of the printed bill, after the word "shares" insert the following

words: "including his portion of the contingent fund."

Also, the speaker has signed substitute House bill No. 38, entitled "An act changing the name of 'The State Institution for Feeble-Minded' to 'The State Custodial School:"

Also, House bill No. 64, entitled "An act relating to the curvey, management, sale, reclamation, lease and disposition of state, granted, school, lide, shore and other lands and oyster reserves, waterways and harbor arons, and the leasing of the mineral rights of the state on lands leased or sold, and amending sections 6782, 6783, 6787, 6788, 6844, 6845, 8095, 8114 and 8115 of Remington & Ballinger's Annotated Codes and Statutes of Washington, and section 1 of chapter 144, Laws of 1915;"

Also, House bill No. 95, entitled "An act relating to claims for damages against cities of the first class, and amending section 7996 of Remington & Ballinger's Anno-

tated Codes and Statutes of Washington;"

Also, House bill No. 256, entitled "An act relating to cultivating, pruning, spraying and caring for orchard and orchard lands, and granting a lien on such land for labor done in connection therewith, and providing for the enforcement thereof;"

Also, House bill No. 77, entitled "An act providing for the payment of interest on warrants drawn on the state shore land improvement fund in payment of the construction of the Lake Washington canal in King county, Washington, and making an appropriation therefor;"

Also, House bill No. 147, entitled "An act relating to the foreclosure of delinquent tax certificates, regulating the price for publication of notices thereof, and amending section 9257 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, House bill No. 361, entitled "An act relating to the publication of ordinances in fourth class cities or towns, and amending section 7734 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, House bill No. 291, entitled "An act authorizing the commissioners of any diking, drainage or commercial waterway district to rent equipment for hire;"

Also, House bill No. 347, entitled "An act changing the corporate name of the town of Spiketon, in Pierce county, State of Washington, to Morristown;"

Also, House bill No. 149, entitled "An act relating to county printing, and amending sections 3912 and 3913 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, House bill No. 377, entitled "An act relating to the public printing and the compensation to be paid therefor, amending sections 8618, 8621, 8622, 8624, 8625 and 8620 of Remington & Ballinger's Annotated Codes and Statutos of Washington;"

Also, House bill No. 211, entitled "An act to prohibit the removal, defacement, covering, alteration, or destruction of the manufacturer's serial number or any other distinguishing number or identification mark on motor vehicles and motor boats and providing penalties for a violation thereof;"

Also, House bill No. 260, entitled "An act relating to the refunding of excessive amounts levied to pay for local improvements, and amending section 7892 of Remington & Ballinger's Code;"

Also, substitute House bill No. 160, entitled "An act authorizing cities of the first class to create a fund with which to guarantee the payment of bonds issued against local improvement districts;"

Also, House bill No. 133, entitled "An act relating to local improvements in cities and towns, and amending section 7892-47 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, House bill No. 390, entitled "An act to regulate the system, method or science of healing known as esteopathy as taught and practiced by graduates of schools of esteopathy and surgery recognized by the Association of Osteopathic Colleges and creating a board of examination and registration for the regulation of the same and providing penalties for the violation of this act and declaring that this act is necessary for the immediate preservation of the public peace, health and safety and shall take effect immediately."

And the same are herewith transmitted.

C. R. MAYBURY, Chief Clerk.

MESSAGE TO THE SENATE.

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., March 7, 1917.

MR. PRESIDENT:

The House has passed, over the veto of the Governor, Senate bill No. 240, entitled "An act appropriating the sum of ten thousand dollars (\$10,000) or so much thereof as may be necessary for the expenses of the fifteenth logislature," and the bill, with the Governor's message on the same, are herewith transmitted.

Also, the House has adopted the report of the conference committee on engrossed substitute House bill No. 151 and the Senate amendments thereto;

Also, the House has concurred in Senate amendments to engrossed House bill No. 128, cutified "An act relating to the organization and government of irrigation districts, and facilitating co operation between irrigation districts and the United States, and amending sections 6416, 6418, 6428, 6430, 6433, 6439, 6440, 6444, 6454, 6457, 6489, 6490, 6491 and 6493 of Remington & Ballinger's Annotated Codes and Statutes of Washington, and as any or either of said sections is amended by section 2 of the Session Laws of 1913, chapter 165, or sections 1, 6, 10, 14, 15, 16, 20, 27, 28, 29 and 31 of the Session Laws of 1915, chapter 179, and providing for the organization and government of special improvement districts within the boundaries of any irrigation dis-

triets for special construction or improvement in an irrigation system, including drain age, and the levy of special assessments according to the benefits for payment thereof, and the issuance of warrants and bonds in the aid thereof by adding to action 6157 of Remington & Ballinger's Codes and Statutes of Washington, new actions to be known as sections 6457-1, 6457-2, 6457-3, 6457-4, 6457-5, 6457-6 and 6457-7."

C. R. MAYBURY, Chief Clerk.

REPORT OF CONFERENCE COMMITTEE.

SENATE CHAMBER,

MR. PRESIDENT:

OLYMPIA, WASH., March 6, 1917.

Wo, your committee on free conforcace, to whom was referred engrossed substitute House bill No. 154, entitled "An act relating to banking and trust business; the or ganization, regulation, management and dissolution of banks and trust companies, providing penaltics and repealing certain acts, and declaring an emergency," and the Sen ate amendments therete, have had the same under consideration, and we respectfully report the same back to the Senate with recommendations as follows:

In section 3, line 1 of the printed bill, the same being line 2 of the engressed bill, the House concurs in the Senate amendment, striking the figures "\$4,200.00" and inserting in lieu thereof the figures "\$3,600.00."

Section 3, line 2 of the printed bill, the same being line 2 of the engrossed bill, the House concurs in Senate amendment, striking the word "shall" and inserting in lieu thereof the word "may."

In section 3, line 2 of the printed bill, the same being line 3 of the engressed bill, the Senate recodes from its amendment to strike the figures "\$3,000.00" and insert in lieu thereof the figures "\$2,400.00."

In section 0, line 3 of the printed bill, being line 5 of the engrossed bill, the House concurs in the Senate amendment, striking the words "but in no case shall the charge be more than \$500.00." Also strike the comma (,) and insert a period (.).

In section 8, line 5 of the printed bill, being line 7 of the engrossed bill, after the word "charge" strike the words "a sum not less than \$10.00, nor more than \$500.00 according to the cost" and insort in liou theroof the words "the cost theroof but not less than \$10.00."

In section 8, line 7 of the printed bill, being line 10 of the engrossed bill, strike the words "not less than \$25.00 nor more than \$500.00 according to the cost thereof," and insert in lieu thereof the words "the cost thereof but not less than \$25.00."

In acction 9, line 3 of the printed bill, being line 4 of the engrossed bill, the House concurs in the Senate amendment, inserting after the word "examiner" the words "or to proper officials legally empowered to investigate criminal charges."

In section 9, line 4 of the printed bill, being line 5 of the engrossed bill, the House concurs in the Senate amendment, striking the words "this act" and insert in lieu thereof the word "law."

In section 13, line 9 of the printed bill, being line 2, page 5 of the engreesed bill, the House concurs in the Senate amendment striking the words "the state" and inserting in lieu thereof the words "his department."

In section 19, after line 8 of the printed bill, being line 9 of the Senate amend ment, strike the figures "\$25,000.00" and insert in lieu thereof the words and figures "not less than \$50,000.00."

In section 24, subdivision 12, line 34 of the printed bill, being line 5 of the engrossed bill, after the word "therefor" insert the words "but no trust company hereafter organized shall issue such bonds."

Strike section 51 and substitute in lieu thereof the following:

"Sec. 51. The total liability to any bank or trust company of any person for money borrowed, including in the liabilities of a firm or association the liabilities of the soveral members thereof shall not at any time exceed twenty per cent of the capital stock and surplus of such bank or trust company, actually paid in and unimpaired; but the discount of bills of exchange drawn in good faith against actually existing values, and the discount of commercial or business paper upon solvent parties and actually owned by the person negotiating the same, shall not be considered as money borrowed: Provided, That loans secured by collateral security having an ascertained market value of at least fifteen per cent more than the amount of the loans secured, shall not be limited by this section."

The House concurs in the Sonate amondment to insert a new section after section 80 to be known as "Sec. 81."

Renumber section 81 to read "Sec. 82."

Renumber section 82 to read "Sec. 83."

For the Senate: F. G. Barnes, F. A. Chase.

For the House: E. L. Farnsworth, C. W. Ryan, E. H. Guie.

Senator Chase moved the adoption of the report of the committee on free conference on engrossed House bill No. 154.

The secretary called the roll, and the report of the committee on free conference was adopted by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Ferryman, French, Ghent, Groff, Hall, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Morthland, Myers, Nichols, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wells, Wray—36.

Those voting nay were: Senators Faulkner and Hutchinson-2.

Those absent or not voting were: Senators Brown, Davis (Lincoln), Fairchild, Stevenson—4.

Senator Cox moved that the Senate concur in the House amendments to Senate bill No. 17.

The secretary called the roll, and the Senate concurred in the House amendments to Senate bill No. 17 by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Chase, Cornwell, Cox, Davis (Walter S.), Fairchild, Ferryman, French, Ghent, Groff, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, McMillan, Metcalf, Morthland, Myers, Nichols, Palmer, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wells—32.

Those voting nay were: Senators Faulkner and Hutchinson-2.

Those absent or not voting were: Senators Carlyon, Cleary, Davis (Lincoln), Hall, Landon, Phipps, Stevenson, Wray—8.

The president signed substitute House bill No. 38, and enrolled House bills Nos. 64, 95, 256, 77, 147, 361, 291, 347, 149, 377, 211, 260, 160, 133 and 390.

House bill No. 214.

The secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., March 5, 1917.

MR. PRESIDENT:

We, your Committee on Commerce and Manufactures, to whom was referred engrossed House bill No. 214, entitled "An act relating to weights and measures, authorizing county scalors to act as automobile inspector in certain cases, and amending sections 9511-2, 9511-3, 9511-4 and 9511-5 of Remington & Ballinger's Annotated Codes and Statutes of Washington," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass with the following amendments:

In section 1, line 21 of the printed bill, being line 5, page 2 of the engrossed bill, strike the words "at least" and insert in lieu thereof the words "the last."

In section 1, line 31 of the printed bill, being line 20, page 2 of the engrossed bill, strike the word "than" and insert in lieu thereof the word "then."

In section 3, line 23 of the printed bill, being line 2, page 5 of the engrossed bill, strike the semicolon (;) after the words "incorrect weights" and insert in lieu thereof a comma (,).

JOHN W. KLEEB, Chairman.

We concur in this report: E. B. Palmer, Ralph D. Nichols, Chas. E. Myers, W. Fairchild.

On motion of Senator Kleeb, the report of the committee was adopted. House bill No. 214, by Committee on Commerce and Manufactures, was read third time.

Senator Cleary reported that the committee on conference on Senate bill No. 47 were unable to agree, and asked the powers of free conference.

On motion of Senator Taylor, the report of the committee was adopted. Senator Judd moved to amend House bill No. 214 in section 1, line 11, of the printed bill, by striking the figures "35,000" and substituting in lieu thereof the figures "20,000."

The previous question was moved by Senator Taylor, seconded by Senators French and Wray.

The motion by Senator Judd failed to carry.

The secretary called the roll on the final passage of engrossed House bill No. 214, and it passed the Senate, as amended, by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Chase, Cleary, Cox, Davis (Walter S.), Ferryman, Ghent, Groff, Hall, Iverson, Jones, Karshner, Kleeb, Kuykendall, Metcalf, Morthland, Myers. Nichols, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wells, Wray—30.

Those voting nay were: Senators Cornwell, Faulkner, French, Hutchinson, Johnson, Judd, Landon, McMillan—8.

Those absent or not voting were. Senators Carlyon, Davis (Lincoln), Fairchild, Stevenson—4.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senator Faulkner stated that he had read enrolled original Senate bill No. 163, and that it was correctly enrolled. Senator Hall made the same statement as to Senate bill No. 324; Senator Morthland made the same statement as to Senate bill No. 234; Senator Smith (A. A. stated that he had read enrolled Senate bill No. 285, and that it was correctly enrolled; Senator Metcalf made the same statement as to Senate bill No. 291; Senator French made the same statement as to Senate bill No. 241; Senator Groff made the same statement as to Senate bill No. 58; Senator Smith (A. A.) made the same statement as to Senate bill No. 323; and Senator Palmer made the same statement as to Senate bill No. 264.

The president signed enrolled Senate bills Nos. 264, 291, 324, 58, 241, 234, 163, 323, 285, and enrolled Senate joint memorial No. 10.

Senator Palmer moved that the Senate concur in the House amendments to Senate bill No. 63.

The secretary called the roll, and the Senate concurred in the House amendments to Senate bill No. 63 by the following vote:

Those voting aye were: Senators Barnes, Boner, Brown, Burton, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, Ghent, Groff, Hutchinson, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Morthland, Myers, Nichols, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Wells, Wray—33.

Those voting nay were: Senators French and Taylor-2.

Those absent or not voting were: Senators Brand, Carlyon, Chase, Cleary, Davis (Lincoln), Hall, Stevenson—7.

Senator Davis (Walter S.) moved that the Senate concur in the House amendments to Senate bill No. 103.

Senator Taylor moved that further consideration of Senate bill No. 103 be indefinitely postponed.

A roll call on the motion to indefinitely postpone was demanded by Senators Steiner, Nichols, Johnson, Davis (Walter S.), Ghent, Fairchild, Jones and Iverson.

The secretary called the roll, and the motion failed to carry by the following vote:

Those voting aye were: Senators Boner, Brown, Carlyon, Cornwell, Ferryman, French, Karshner, Palmer, Taylor—9.

Those voting nay were: Senators Barnes, Brand, Burton, Cleary, Cox, Davis (Walter S.), Fairchild, Faulkner, Ghent, Groff, Hall, Hutchinson, Iverson, Johnson, Jones, Judd, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Morthland, Myers, Nichols, Phipps, Smith (A. A.), Steiner, Wells, Wray—29.

Those absent or not voting were: Senators Chase, Davis (Lincoln), Smith (Joseph H.), Stevenson—4.

The secretary called the roll on the motion by Senator Davis (Walter S.) and the Senate concurred in the House amendments to Senate bill No. 103 by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Burton, Chase, Cleary, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, Ghent, Groff, Iverson, Johnson, Jones, Judd, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Morthland, Myers, Nichols, Phipps, Smith (A. A.), Steiner, Wells, Wray—29.

Those voting nay were: Senators Brown, Carlyon, Cornwell, French, Hutchinson, Karshner, Palmer, Taylor—8.

Those absent or not voting were: Senators Chase, Davis (Lincoln), Hall, Smith (Joseph H.), Stevenson—5.

Substitute House bill No. 373.

The secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., March 5, 1917.

MR. PRESIDENT:

We, your Committee on Commerce and Manufacturing, to whom was referred engrossed substitute House bill No. 373, entitled "An act relating to weights and measures, and granting all the powers and imposing all the duties now vested and required to be performed by the public service commission with respect to weighing devices used by common carriers and other public service corporations other than track scales, in the Secretary of State as ex-oficio superintendent of weights and measures," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass with the following amendments:

In section 1, lines 6 and 7 of the engrossed bill, strike the words "and other public service corporations."

Amend the title as follows: In line 5 strike the words "and other public service corporations."

JOHN W. KLEEB, Chairman.

We concur in this report: E. B. Palmer, Ralph D. Nichols, Chas. E. Myers, W. Fairchild.

On motion of Senator Kleeb, the report of the committee was adopted.

Engrossed substitute House bill No. 373, by Mr. Murray, was read third time.

The secretary called the roll on the final passage of engrossed substitute House bill No. 373, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Cornwell, Cox, Davis (Walter S.), Ferryman, Groff, Iverson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Morthland, Myers, Nichols, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Taylor, Wray—30.

Voting nay: Senator Faulkner-1.

Those absent or not voting were: Senators Chase, Cleary, Davis (Lincoln), French, Fairchild, Ghent, Hall, Hutchinson, Steiner, Stevenson, Wells—11.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senator Smith (Joseph H.) moved to reconsider the vote by which House bill No. 178 failed to pass.

Senator Johnson moved to lay the motion on the table.

A roll call on the motion to lay on the table was demanded by Senators Wray, Wells, Taylor, Iverson, Cox, Jones, Boner, Johnson.

The secretary called the roll and the motion failed to carry by the following vote:

Those voting aye were: Senators Brown, Burton, Davis (W. S.), Fairchild, Faulkner, Iverson, Johnson, Jones, Landon, McMillan, Metcalf, Nichols, Steiner—13.

Those voting nay were: Senators Barnes, Boner, Brand, Carlyon, Cleary, Cornwell, Cox, Ferryman, Ghent, Groff, Hall, Judd, Karshner, Kleeb, Kuykendall, Morthland, Myers, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Taylor, Wray—23.

Those absent or not voting were: Senators Chase, Davis (Lincoln), French, Hutchinson, Stevenson, Wells—6.

The previous question was moved by Senator Boner, seconded by Senators Taylor and Cox.

The motion carried.

The motion to reconsider carried.

The secretary called the roll on the final passage of House bill No. 178, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Carlyon, Chase, Cleary, Cox, Fairchild, Ferryman, Ghent, Groff, Hall, Karshner, Kuykendall, Morthland, Myers, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Taylor, Wray—22.

Those voting nay were: Senators Brown, Burton, Cornwell, Davis (Walter S.), Faulkner, Iverson, Johnson, Jones, Judd, Kleeb, Landon, McMillan, Metcalf, Nichols, Steiner—15.

Those absent or not voting were: Senators Davis (Lincoln), French, Hutchinson, Stevenson, Wells-5.

There being no objection, the title of the bill was ordered to stand as the title of the act.

House bill No. 328, by Messrs. Grass, Graham and Adams, entitled "An act relating to the practice of law, providing for the licensing of attorneys and counsellors of law and of licensed law clerks, or for the suspension or revocation of such licenses heretofore or hereafter to be issued, creating a

board of law examiners, defining its powers and duties, making unlawful any violations of this act, and repealing sections 119, 120, 121, 122, 123, 124, 125 and 126 of Remington & Ballinger's Annotated Codes and Statutes of Washington and of the Supplement (1913) thereof," was read third time.

The secretary called the roll on the final passage of House bill No. 328, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, Groff, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, McMillan, Metcalf, Morthland, Myers, Nichols, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Wells, Wray—28.

Those voting nay were: Senators Burton, French, Steiner-3.

Those absent or not voting were: Senators Carlyon, Chase, Cleary, Davis (Lincoln), Ghent, Hall, Hutchinson, Iverson, Landon, Stevenson, Taylor—11.

There being no objection, the title of the bill was ordered to stand as the title of the act.

House bill No. 292. The secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., March 5, 1917.

MR. PRESIDENT:

We, your Committee on Public Revenue and Taxation, to whom was referred engrossed House bill No. 292, entitled "An act relating to revenue and taxation, and amending sections 9219, 9252, 9253, 9259 and 9262 of Remington & Ballinger's Annotated Codes and Statutes of Washington," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass with the following amendment:

Strike all of the subject-matter of the bill after the enacting clause and substitute in lieu thereof the following:

Section 1. That section 9219 of Rem. & Bal. Code be amended to read as follows: Section 9219. The county treasurer of each county shall be the receiver and collector of all taxes extended upon the tax books of the county, whether levied for state, county, school, bridge, road, municipal or other purposes, and also all fines, forfeitures or penalties received by any person or officer for the use of his county. All taxes upon real property made payable by the provisions of this act shall be due and payable to the treasurer as aforesaid on or before the thirty-first day of May in each year, after which date they shall become delinquent, and interest at the rate of twelve per cent (12%) per annum shall be charged upon such unpaid taxes from the date of delinquency until the first day of December following, and if not paid on or before the first day of December, interest from the first day of June until paid shall be charged at the rate per cent per annum equivalent to the sum of the average rate per cent per annum bid for warrants issued against the delinquent tax loan fund as hereinafter provided, and four (4) per cent or such additional fractional per cent above four (4) per cent as will make the delinquent tax interest rate at least four (4) per cent above the average rate per cent per annum which said warrants draw without having said rate include the fractional part of one per cent: Provided, however, When the total amount of tax payable by one person is two dollars (\$2.00) or more, then if one-half of such taxes be paid on or before the thirty-first day of May, then the time of payment of the remainder thereof shall be extended, and said remainder shall be due and payable on or before the thirtieth day of November following; but if the remaining one-half of such tax be not paid on or before the thirtleth day of November, then such remaining one-half shall be delinquent, and interest at the rate per cent per annum equivalent to the sum of the average rate per cent per annum bid for warrants issued against the delinquent tax loan fund as hereinafter provided, and four (4) per cent or such additional fractional per cent above four (4) per cent as will make the delinquent tax interest rate at least four (4) per cent above the average rate per cent per

annum which said warrants draw without having said rate include the fractional part of one per cent, shall be charged and paid thereon from the first day of April preceding until paid.

Sec. 2. That sections 9252, 9253, 9254, 9255 and 9256 of Rem. & Bal. Code are hereby repealed.

Sec. 3. There shall be in the county treasury of each county in this state a special fund to be known as the "delinquent tax loan fund."

Sec. 4. It shall be the duty of the county auditor of each county to certify to the county treasurer, the respective numbers, dates, amounts and rates of interest of all warrants drawn upon the delinquent tax loan fund of the county, within ten (10) days from the date of the sale of any such warrants as hereinafter provided; and it shall be the duty of the county treasurer to keep such certificates as a part of the records of his office and to note thereon the date of payment of such warrants presented to, and paid by him, and to certify, between the first and fifteenth day of November in each year, to the board of county commissioners the total amount of all outstanding warrants drawn upon said fund, and the amount of accrued interest thereon, which will be due on the first day of December following; and also to certify an estimate of the amount of all taxes for the current year that will be delinquent on the first day of December, together with the amount of accrued interest thereon; also to certify the amount of cash on hand in said fund.

Sec. 5. It shall be the duty of the board of county commissioners of each county, upon the receipt of the certificate from the county treasurer as provided for in the preceding section, to determine the amount that will be required to pay all outstanding warrants and accrued interest thereon drawn against the delinquent tax loan fund of the county, that will become due on the first day of December following, together with all taxes for the current year that are or will become delinquent on the thirtieth day of November, taking into account the amount of cash on hand and in said fund as shown by the certificate of the treasurer, and to authorize the county auditor to issue warrants on said fund bearing date the first day of December of said year and bearing the interest rate bid by the purchasers thereof and accepted by the board of county commissioners as hereinafter provided, which warrants shall be in amounts of not less than one hundred or more than one thousand dollars each, as may be desired by the purchasers thereof, and shall be paid in the order of their issue, out of any monies that may be in said delinquent tax loan fund sufficient to pay the same, and shall be payable not less than six months from the date of issue and become due and payable on or before one year from the date of issue, and to cause a notice to be published in one or more newspapers of general circulation in the county, and in such newspapers of general circulation in the state and such financial journals as may be determined by the board, that such warrants to the estimated amount required, or as many thereof as may be required, will be sold on the first day of December at not less than the par value thereof, and if sold after the first day of December, together with accrued interest thereon, to the best bidders therefor for cash, and that said warrants will be paid in the order of their issue and are secured by all delinquent taxes payable to the county treasurer and all monies that may be collected and paid into the delinquent tax loan fund of the county and in the event said monies so received are not sufficient to pay the total amount of said warrants and interest in full, the payment of said warrants is further guaranteed by the respective taxing districts for the benefit of which said delinquent taxes were assessed, and that all said warrants will be redeemed and paid at the expiration of one year from the date of issue, and that sealed bids for the whole, or for any part not less than a certain per cent thereof, to be determined by the board of county commissioners and stated in said notice, of the total estimated amount of said warrants, at par and at a rate of interest per annum to be stated in said bids, and accompanied by certified checks for not less than ten per cent of the amount bid, will be received by the county auditor at any time on or before the first day of December following.

Sec. 6. It shall be the duty of the county auditor of each county on the first day of December of each year, in the presence of the county commissioners, to open the bids for said warrants, and the board shall thereupon determine the best bid or bids therefor, and direct the county auditor to first sell and deliver, to the best bidder or bidders therefor, said warrants to the total amount required to pay off the outstanding warrants due against said delinquent tax loan fund and to pay the delinquent taxes and interest for the current year, and to return to the unsuccessful bidders for said warrants their respective certified checks accompanying their bids.

Sec. 7. That on the first day of December of each year or as soon thereafter as there shall be moneys in the delinquent tax loan fund of the county to pay the same, the county auditor of each county shall draw his warrant upon the said fund, and payable to the county treasurer as tax collector of the county, for an amount sufficient to pay all delinquent taxes and accrued interest thereon for the current year, remaining due and unpaid as shown by the tax-books in the office of the county treasurer on the first day of December. Upon the receipt of such warrant it shall be the duty of the county treasurer to note upon said tax-books, opposite the respective properties upon which the delinquent taxes have been so paid, the words "Paid by loan fund," with the date of payment, and to distribute and credit the moneys so received from the delinquent tax loan fund, to the respective funds for which said taxes respectively were levied, and thereafter upon any of said respective taxes being paid by the owner or any one interested in any of said property so taxed, or upon the payment of any moneys received for the redemption of any certificate of delinquency for said delinquent taxes as hereinafter provided, or for any moneys received from the sale of said property as hereinafter provided, to credit the amount so received to the delinquent tax loan fund of the county. Sec. 8. That section 9257 of Rem. & Bal. Code be amended to read as follows:

Section 9257. At the expiration of two years from the date when the taxes were paid on any property by the delinquent tax loan fund, the county treasurer, in case the amount so paid together with interest thereon at the rate fixed for delinquent taxes as provided in section 1 of this act, has not been repaid to said fund, shall issue a certificate of delinquency on said property to the county, to be foreclosed for the benefit of said fund, and shall note upon the tax books, opposite the property on which such certificate is issued, "certificate issued" with date of issue. Such certificate shall be numbered, have a stub which shall be a summary of the certificate, and shall contain a statement as follows: (1) Description of the property assessed; (2) the year or years for which assessed; (3) the amount of tax paid by the fund and the amount of interest accrued on said tax from the date of delinquency; (4) the name of the owner or reputed owner, if known; (5) the rate of interest * * * the certificate shall bear; (6) a guaranty of the county or municipality to which the tax was paid, that if for any irregularity of the taxing officers this certificate be void,

then such county or municipality will repay the delinquent tax loan fund the sum paid thereon with interest at the rate of six per cent.per annum from the date of

payment.

And the county treasurer shall file said certificates when completed with the clerk of the superior court of the county and the treasurer shall thereupon with such legal assistance as the county commissioners shall provide in counties having a population of thirty thousand or more, and with the assistance of the prosecuting attorney in counties having a population of less than thirty thousand, proceed to foreclose in the name of the county, the tax liens embraced in such certificates, and shall give notice by summons to the respective owners of the property described in such certificates that he will apply to the superior court of the county, in which such property is situated, for a judgment foreclosing the liens against the property mentioned, and such notice and summons shall contain: (1) The title of the court, the respective descriptions of the property and the name of the owner thereof, if known, the name of the county holding the certificate, the date thereof, the respective amounts for which it was issued, and the year or years for the delinquent taxes for which it was issued, the amounts of all taxes paid by the delinquent tax loan fund for subsequent years, the date of such payments and the rate of interest on said amounts. A direction to the respective owners of the property described summoning them to appear within sixty days after the date of the first publication of the summons, exclusive of the day of said first publication, and defend the action or pay the (3) A notice that, in case of failure so to do, judgment will be rendered foreclosing the respective liens of such taxes and costs against the lands and premises named. The summons shall be subscribed by the county treasurer, and shall be served and notice given by publication, in the manner provided by law for the service of summons by publication in a civil action in the superior court, in one general notice describing the property as the same is described on the tax-rolls, and after the first publication of the summons when any owner or person interested in any of the land described therein seeks to redeem any of such property, the treasurer shall ascertain the proportionate amount of costs accrued in foreclosing said certificate and include said costs as a part of the redemption required to be paid.

Said certificates of delinquency issued to the county may be issued in one general certificate in book form including all property upon which the delinquent taxes were paid by the delinquent tax loan fund two years prior to date of issue of said certificate, and the proceedings to foreclose the lien against said property may be brought in one action, and all persons interested in any of the property involved in said proceedings may be made co-defendents in said action, and if unknown may be therein named as unknown owners, and the publication of such notice shall be sufficient service thereof on all persons interested in the property described therein. The names of the person or persons appearing on the treasurer's rolls as the respective owner or owners of said property, shall, for the purpose of said proceedings, be considered and treated as the owner or owners of said property, and if upon said treasurer's rolls it appears that the owner or owners of any of said property, or any of them, are unknown, then said property shall be proceeded against as belonging to an unknown owner, or owners, as the case may be, and all persons owning or claiming to own, or having or claiming to have an interest therein, are hereby required to take notice of said proceedings and of any and all steps thereunder. The publication of the summons or notice required by this section, shall be made by the county treasurer in the official newspaper of the county: Provided, The price charged by any such newspaper for such publication for the whole number of issues shall not exceed in any case the sum of ten cents for each description contained in said notice; and that, if such publication cannot be made in said newspaper at said price, the county treasurer may cause such publication to be made in any other newspaper printed, published and of general circulation in the county, at a cost not to exceed said price.

Sec. 9. That section 9259 of Remington & Ballinger's Code be amended to read as follows:

Real property upon which certificates of delinquency have been Section 9259. issued to the county under the provisions of this act, may be redeemed at any time before the issuance of tax deed, by payment, in legal money of the United States, to the county treasurer of the proper county, for the benefit of the delinquent tax loan fund of the county holding the certificate of delinquency against said property, the amount of the certificate of delinquency, together with interest at the rate per cent per annum in the certificate from the date of issuance of said certificate of delinquency until paid. The person redeeming such property shall also pay the amount of all taxes, assessments, interest and costs accruing after the issuance of such certificate of delinquency and paid by the delinquent tax loan fund of the county together with interest at the rate stated in the certificate on such payments from the day the same were made. No fee shall be charged for any redemption after the passage of this act. Tenants in common or joint tenants shall be allowed to redeem their individual interests in real property for which certificates of delinquency have been issued to the county under the provisions of this act, in the manner and under the terms specified in this section for the redemption of real property other than that of insane persons and minor heirs. Any redemption made shall inure to the benefit of the person having the legal of equitable title to the property redeemed, subject to the right of the person making the same to be reimbursed by the person benefited. If the real property of any minor heir, or insane person, be sold for non-payment of taxes or assessments, the same may be redeemed at any time after sale and before the expiration of one year after such disability has been removed upon the terms specified in this section upon the payment of interest at the rate stated in the certificate on the amount for which the same were sold, from and after the date of sale, and in addition the redemptioner shall pay the reasonable value of all improvements made in good faith on the property, less the value of the use thereof, which redemption may be made by themselves or any person in their behalf.

Sec. 10. That section 9260 of Rem. & Bal. Code be amended to read as follows: Section 9260. The court shall examine each application for judgment foreclosure tax lien, and if defense (specifying in writing the particular cause of objection) be offered, by any person interested in any of said lands or lots, to the entry of judgment against the same, the court shall hear and determine the matter in a summary manner, without other pleadings, and shall pronounce judgment as the right of the case may be; or said court may, in its discretion, continue such individual cases, wherein defense is offered, to such time as it may be necessary, in order to secure substantial justice to the contestants therein, but in all other cases said court shall proceed to determine the matter in a summary manner as above specified.

In all judicial proceedings of any kind for the collection of taxes, assessments, and penalties, interest and costs thereon, all amendments, which by law can be made in any personal action pending in such court, shall be allowed, and no assessments of property or charge for any of such taxes shall be considered illegal on account of any irregularity in the tax lists or assessment-rolls or on account of the assessmentrolls or tax lists not having been made, completed or returned within the time required by law, or on account of the property having been charged or listed in the assessment or tax lists without name, or in any other name than that of the owner and no error or informality in the proceedings of any of the officers connected with the assessment, levying or collection of taxes, shall vitiate or in any manner affect the tax or the assessment thereof, and any irregularities or informality in the assessment-rolls or tax lists or in any of the proceedings connected with the assessment or levy of such taxes or any omission or defective act of any officer or officers connected with the assessment or levying of such taxes, may be, in the discretion of the court, corrected, supplied and made to conform to the law by the court. The court shall give judgment for such taxes, assessments, penalties, interest and costs, as shall appear to be due upon the several lots or tracts described in said notice of application for judgment, and such judgment shall be a several judgment against each tract or lot. or part of a tract or lot, for each kind of tax or assessment included therein, including all penalties, interest and costs, and the court shall order and direct the clerk to make out and enter an order for the sale of such real property against which judgment is made, or vacate and set aside the certificate of delinquency or make such other order or judgment as in the law or equity may be just. Said order shall be signed by the judge of the superior court and attested by the clerk thereof, and a certified copy of said order, together with the list of the property therein ordered sold, shall be delivered to the county treasurer, and shall be full and sufficient authority for him to proceed to sell said property, for said sum as set forth in said order, and to take such further steps in the matter as are provided by law: Provided, however, That before such sale shall be held, the county treasurer shall post a notice of the pending sale, describing the properties to be sold, as hereinafter provided, at least ten days before the sale. The county treasurer shall immediately after receiving the order and judgment of the court proceed to post the notice of sale and, at the expiration of ten days, proceed to sell said property as provided in this act. All sales shall be made on Saturday between the hours of 9 o'clock in the morning and 4 o'clock in the afternoon, shall continue from day to day (Sundays excepted) during the same hours until all lots or tracts are sold, after first giving notice of the time and place where such sale is to take place for ten days successively by posting notice thereof in three public places in such county, one of which shall be in the office of said treasurer. Said notice shall be substantially in the following form:

Tax Judgment Sale.

Treasurer of County,
State of Washington.

At such sale the county shall be deemed a bidder for the full amount of taxes, interest and costs on each tract or lot offered for sale, and in case no other bid for said amount shall be received, the same shall be sold to the county for the benefit of the delinquent tax loan fund, but in case any person shall bid said amount or any greater amount the same shall be sold to the highest and best bidder therefor for cash, and out of said proceeds of said sale the amount of taxes, interest and costs against each tract shall be credited to the delinquent tax loan fund of the county and the remainder of such proceeds shall be held by the county treasurer for the benefit of the owner or owners of said property: Provided, That if the property offered for

sale is subject to a lien of any local improvement assessment levied by any city, town, district or other organization, authorized to levy special assessments, the said city, town, district or other organization, by which said local improvement was levied, may by its duly appointed agent, become a bidder at said sale, and if such city, town, district or other organization shall be the successful bidder, and shall pay the general taxes included in the certificate of delinquency, and all subsequent general taxes paid by the delinquent tax loan fund, said property shall be sold to the city, town, district or other organization subject to all local assessments: And provided further, That should any person be the successful bidder at such sale, and the bid of such person shall equal the general taxes due against said property and the local assessments due, the proceeds of said sale shall be applied.

First, to the payment of all general taxes; and Second, to the payment of local assessments due.

And the property shall be sold to the successful bidder subject to any local assessment not yet due. But, if the amount paid by the successful bidder is not sufficient to pay the general taxes and said local assessments, the remainder of said sum, after the payment of general taxes, shall be held by the county treasurer for the benefit of said city, town, district or other organization, and applied upon said local assessments, and the bidder shall take said property subject to any local assessments due and unpaid, and any local assessments not yet due. No county officer shall directly or indirectly be a purchaser of any such property at such sale. The treasurer may include in one notice any number of separate tracts or lots. The county treasurer shall execute to the respective purchasers of the tracts of land so sold certificates of purchase which shall be substantially in the following form:

STATE OF WASHINGTON, county of

This is to certify that at a public sale of real estate held on the ... day of 19.., pursuant to a real estate tax judgment entered in the superior court of the county of, on the day of, 19.., in proceedings to foreclose tax liens upon real estate, and an order of sale duly issued by said court duly purchased in compliance with the laws of the State of Washington, the following described parcels of real estate for the respective sums set opposite said respective parcels, to-wit: (Here insert the respective descriptions of parcels of real estate sold and the respective sums paid therefor), and that said has complied with the laws of the State of Washington necessary to entitle (him or it) to a deed or deeds of said parcels of real estate, and that unless the owner or owners or some persons interested in said respective properties shall pay to the undersigned for the benefit of said day of 19.., (Here insert the date on which the certificate of delinquency foreclosed was issued), the sum set opposite said respective property together with interest thereon at the rate of ten per cent per annum from the date hereof, and all taxes assessed against said property subsequent to said sale and paid by the said together with interest thereon at the rate of ten per cent per annum from the date of said payment, the undersigned will at the expiration of two years from the date aforesaid issue to said a deed or deeds to said real estate.

Given under my hand and seal of office this day of, 19...

County Treasurer.

Upon issuing any such cortificate of purchase the treasurer shall note on the tax-rolls opposite the property upon which the certificate is issued the word "sold" with the date of sale.

The treasurer may include in such certificate of purchase all parcels of land sold to one purchaser. Said certificate of purchase shall be made in duplicate, and one thereof shall be retained by the treasurer and the other delivered to the purchaser, and the certificate of purchase made to the county shall be delivered to the county auditor.

At the expiration of two years from the date of issue of the certificate of delinquency upon which such property was sold, the county treasurer, upon the payment to him of all taxes assessed against said property and falling due after the Issuance of said certificate of delinquency remaining due and unpaid, together with interest thereon from the date of delinquency, if any, shall execute to the purchaser of any parcel of land so sold and that has not been redeemed, a tax deed: *Provided*, That if

said land has been sold to the county for the benefit of the delinquent tax loan fund, he shall not require taxes due but not delinquent to be paid before executing such a tax deed. The deed so made by the county treasurer under the official seal of his office shall be recorded in the same manner as other conveyances of real estate, and shall vest in the grantee, its or his heirs and assigns, the title to the property therein described, without further acknowledgment or evidence of such conveyance, and in case said deed shall be to the county, shall vest the title in the county for the benefit of the delinquent tax loan fund, and shall be substantially in the following form:

Given under my hand and seal of office this day of, A. D., $19\dots$

County Treasurer.

Upon the execution and delivery of any such deed, the treasurer shall note on the tax-roll opposite each piece of property deeded, the words "deeded to......(name of grantee)," with the date of the deed.

Sec. 11. That section 9262 of Rem. & Bal. Code be repealed.

Sec. 12. It shall be the duty of the county treasurer to keep an accurate account of all monies loaned by the delinquent tax loan fund and paid out for delinquent taxes for each calendar year, and to also keep an accurate account of all monies received and paid into the delinquent tax loan fund on account of the payment of delinquent taxes, the redemption of delinquent tax certificates, and the sale of property thereunder for each calendar year, and if, at the expiration of four years from the first day of December of the year of the date of delinquency, it shall appear that the amount of money loaned and paid for delinquent taxes for said year has been exceeded by the monies received as aforesaid, any such excess shall become a part of the de-linquent tax loan fund of the county. But if it shall appear that the monies so received are less than the monies loaned and paid by the fund for said year, any such deficiency shall be charged to the state, county, cities, school districts, and other municipalities, for which the delinquent taxes for said year were levied, in proportion to the total amounts of said taxes loaned and paid to the state, county, cities, school districts and other municipalities, respectively, by the delinquent tax loan fund, and it shall be the duty of the county treasurer to certify said charges to the county auditor, who shall thereupon include said amounts so charged in the annual tax levy for the ensuing year of the said state, county, cities, school districts and other municipalities, respectively.

Sec. 13. That section 9269 of Rem. & Bal. Code be amended to read as follows: Section 9269. There shall be charged and collected by the county treasurer, as a part of the costs of foreclosure of any certificate of delinquency or upon the redemption from any certificate of delinquency, or for any certificate of purchase issued under a foreclosure sale, or upon the issuance of a tax deed to any other person than the county, a fee of ten cents for each description of property, which fee shall cover all services rendered by the treasurer in compliance with the provisions of this act. No fee shall be charged by the clerk of the superior court for filing an

application for or entering a judgment in favor of the county in any proceeding to foreclose a certificate of delinquency under the provisions of this act, but the clerk of the court shall collect from each contestant at the time of filing such contest a fee of five dollars.

Nothing in this section contained shall be construed as affecting the duty of the county treasurer or clerk of the court to charge and collect the fees provided for in this section prior to this amendment in any proceedings had for the foreclosure of delinquency certificates issued prior to the taking effect of this act, but such fees shall be charged and collected as though this amendment had not been had.

Sec. 14. That section 9272 of Rem. & Bal. Code be amended to read as follows: Section 9272. Upon the first day of January, 1918, the board of county commissioners of each county shall enter an order upon their records directing the county treasurer to sell all property theretofore acquired by the county for taxes, except such property as may be used for county purposes, and upon the first day of January of each succeeding year shall enter a like order for the sale of all property acquired by the county for taxes during the preceding year, and shall cause a copy of such order to be served upon the county treasurer, and it shall be the duty of the county treasurer upon receipt of any such order to publish a notice of the sale of such property in a weekly newspaper printed and published in the county where the land is situated for three consecutive publications: Provided, That in counties where there is no newspaper published, the treasurer of such county shall cause such notice to be published in some newspaper in the state of general circulation in such county having no resident newspaper, and the property to be sold shall be set forth and described in said notice, together with the time and place and terms of sale, which said sale shall be made at the door of the county court house in the county in which the land is situated between the hours of 9 o'clock a. m. and 4 o'clock p. m., and all sales so made shall be for cash to the highest and best bidder at such sale, and sales to be made under the provisions of this section may be adjourned from day to day by the county treasurer by public announcement made by the treasurer at the time and place designated in the notice of sale, or at the time and place to which said sale may be adjourned, and the county treasurer shall make and execute under his hand and seal to the purchasers of the respective parcels of property at such sale deeds of the property so sold: Provided, That all sales now being made under existing laws shall be completed according to the laws in existence and in force prior to the passage of this act. And in case of the sale of any lands purchased by the county for the benefit the delinquent tax loan fund, the proceeds of such sale shall first be applied to reimburse the delinquent tax loan fund for all expenditures made by it, together with interest thereon in accordance with the provisions of this act, and the remainder shall be paid to the city, town, district or other organization authorized to levy special assessments to discharge all local assessment liens upon such property, and the surplus, if any, shall be paid by the county treasurer into the delinquent tax

Sec. 15. That section 9277 of Rem. & Bal. Code be amended to read as follows: Section 9277. If any property owner shall pay taxes on the property of another by mistake of any kind, and the owner of such property fails or refuses, after thirty days' demand, to reimburse such payer, and the payer, or his assignee, shall have a lien upon the property upon which the taxes were so paid by mistake, which lien shall be superior to all other liens and incumbrances except general tax and local assessment liens, and may be foreclosed in a civil action brought against the record owner or owners of said property and all persons having liens or incumbrances thereon.

Sec. 16. That sections 9278 and 9279 of Rem. & Bal. Code are hereby repealed. Sec. 17. Nothing in this act contained shall be construed as in anywise affecting the rights of any holder of any delinquent tax certificate issued prior to the taking effect of this act, or the rights of the holder of any property upon which a delinquent tax certificate has been issued prior to the taking effect of this act, so far as the right of redemption therefrom is concerned, but such rights shall be determined and enforced and such certificate foreclosed and redemption had therefrom in the manner provided by law prior to the taking effect of this act, and as though this act had not been passed.

E. J. Cleary, Chairman.

We concur in this report: Dan Landon, D. H. Cox, W. M. Karshner, Oliver Hall. On motion of Senator Cleary, the report of the committee was adopted. House bill No. 292, by Mr. Roth, was read third time.

The secretary called the roll on the final passage of House bill No. 292, and it passed the Senate by the following vote:

Those voting aye were: Senators Boner, Brand, Burton, Carlyon, Cornwell, Cox, Davis (Walter S.), Fairchild, Ferryman, Groff, Hall, Hutchinson, Johnson, Jones, Judd, Karshner, Kleeb, Kuykendall, McMillan, Metcalf, Nichols, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Wells, Wray—27.

Those voting nay were: Senators Barnes, Faulkner, French, Myers-4.

Those absent or not voting were: Senators Brown, Chase, Cleary, Davis (Lincoln), Ghent, Iverson, Landon, Morthland, Steiner, Stevenson, Taylor—11.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senator Smith (Joseph H.) moved to reconsider the vote by which House bill No. 136 failed to pass.

The motion carried.

The secretary called the roll on the final passage of House bill No. 136, and it failed to pass by the following vote:

Those voting aye were: Senators Burton, Cornwell, Cox, Ferryman, French, Kuykendall, Palmer, Smith (A. A.), Smith (Joseph H.), Wray—10.

Those voting nay were: Senators Barnes, Boner, Brand, Brown, Davis (Walter S.), Fairchild, Faulkner, Hutchinson, Iverson, Jones, Judd, Karshner, Kleeb, McMillan, Metcalf, Morthland, Myers, Nichols, Steiner, Taylor, Wells—21.

Those absent or not voting were: Senators Carlyon, Chase, Cleary, Davis (Lincoln), Ghent, Groff, Hall, Johnson, Landon, Phipps, Stevenson—11.

On motion of Senator Taylor, further proceedings under the call of the Senate were dispensed with.

On motion of Senator Taylor, the rules were suspended, and all bills passed at today's session were ordered immediately transmitted to the House. The Senate resumed consideration of House bill No. 363.

On motion of Senator Palmer, further consideration of House bill No. 363 was made a special order for 8 o'clock this evening.

Senator Burton moved to reconsider the vote by which House bill No. 299 failed to pass.

The motion carried.

The secretary called the roll on the final passage of House bill No. 299, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, Iverson, Johnson, Judd, Karshner, Kleeb, Kuykendall, McMillan, Morthland, Myers, Nichols, Smith (A. A.), Wells—23.

Those voting nay were: Senators Hutchinson, Palmer, Taylor, Wray—4. Those absent or not voting were: Senators Carlyon, Chase, Cleary, Davis (Lincoln), French, Ghent, Groff, Hall, Jones, Landon, Metcalf, Phipps, Smith (Joseph H.), Steiner, Stevenson—15.

There being no objection, the title of the bill was ordered to stand as the title of the act.

The secretary read:

MESSAGE TO THE SENATE.

House of Representatives, Olympia, Wash., March 7, 1917.

MR. PRESIDENT:

The speaker has appointed as members of a conference committee to act on House amendments to Senate bill No. 122, Messrs. Wilson, Adams and Shields (E. E.);

Also, the House has adopted the report of the conference committee on Senate bill No. 47, thereby continuing the conference committee with powers of free conference.

C. R. Maybury, Chief Clerk.

The president appointed Senators Palmer, Smith (Joseph H.) and Kuykendall as a committee of conference to act on Senate bill No. 122.

At 5:15 p. m., on motion of Senator Taylor, the Senate took a recess until 8 o'clock this evening.

EVENING SESSION.

The Senate was called to order at 8:00 o'clock p. m. by President Hart. Senator Palmer moved the call of the Senate, seconded by Senators Fairchild and Cox.

The sergeant-ar-arms locked the doors of the Senate.

The secretary called the roll, all members being present, except Senators Davis (Lincoln) and Stevenson, both excused.

The secretary read:

MESSAGE TO THE SENATE.

House of Representatives, OLYMPIA, Wash., March 7, 1917.

MR. PRESIDENT:

The House has passed Senate bill No. 71, entitled "An act relating to normal schools and amending sections 4365, 4367, 4370 of Remington & Ballinger's Annotated Codes and Statutes of Washington and providing for the establishment of an extension department with general duties stated. With the following amendment:

(1). Section 2, line 3, insert "or schools" after "school."

Also, the House refuses to concur in Senate amendments to House bill No. 195, entitled "An act relating to public highways, the disposition of automobile license fees; creating a county fund to be known as the permanent highway maintenance fund and providing the manner of expending the same, and asks the Senate to recede therefrom:"

Also, the House has passed engrossed Senate bill No. 173, entitled "An act providing for the disincorporation of water districts organized under the laws of the State of Washington;"

Also, engrossed Senate bill No. 219, entitled "An act providing for the setting apart and donating for public use certain shore lands, providing for the platting of harbor areas and making an appropriation for such purposes;"

Also, Senate bill No. 222, entitled "An act relating to the publication of the Washington Supreme Court Reports, and amending section 9066 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, the House has concurred in Senate amendments to engrossed House bill No. 376, entitled "An act providing for the assessment and collection of an annual license tax for dogs, creating a fund for the payment of damages for injuries to domestic animals, providing for the killing of dogs injuring persons or domestic animals, making the owner or keeper thereof liable for damages for such injury, defining the powers and duties of certain officers, and providing penalties for violation thereof."

Also, the House has adopted the report of the conference committee on Senate bill No. 122, thereby continuing the conference committee with powers of free conference:

Also, the House has passed engrossed Senate bill No. 315, entitled "An act relating to game and game birds, standardizing the time of sunset in the State of Washington, and amending sections 5395-4, 5395-24, 5395-25, 5395-26, 5395-27 and 5395-33 of Remington & Ballinger's Annotated Codes and Statutes of Washington," with the following amendments:

- (1) Insert in the title after the figures "5395-33" the figures "5395-35."
- (2) After the word "any" in line 14 of section 1, insert the word "game."
- (3) After the word "or" in line 14, section 1, insert the word "game."
- (4) Section 3, line 25, after the word "Columbia" add "Garfield, Okanogan, Chelan, Walla Walla."
- (5) Amend section 3, line 19 of the printed bill, the same being section 3, page 5, line 15 of the engrossed bill, by inserting after the word "Yakima" the words "or Kittitas."
- (6) Amend section 3, line 38 of the printed bill, the same being section 3, page 6, line 11, of the engrossed bill, by adding after the word "partridge" the following: "sage hens and male Chinese or English pheasants."
- (7) Amend section 4, line 13 of the printed bill, the same being section 4, page 7, line 16 of the engrossed bill by striking the "period" and inserting a comma and add the following: "Provided, That in Kittitas county, but two Chinese or English pheasants can be taken in one day in a bag limit of five upland birds."
- (8) Amend committee amendment, section 4, line 13 of the printed bill, page 7, after the word "two" in the committee amendment insert the word "male."
- (9) Amend section 5, line 2 of the substitute printed bill, the same being section 5, page 7, line 4 of the engrossed bill, after the word "mountain" strike all the sentence down to and including the word "October" in line 5 of the printed bill, the same being line 8 of the engrossed bill, and insert the following: "between the 31st day of January and the 15th day of September, both dates inclusive, of the same year, or who shall west of the Cascade mountains, between the 16th day of January and the 30th day of September, both dates inclusive."
 - (10) Amend by adding a new section to be known as section 7.
- "Section 7. That section 5395-35 of Rem. & Bal. Code be amended to read as follows:

Section 5395-35. It shall be unlawful for any person to hunt, pursue, catch, kill or take any of the game animals, game birds or game fish protected by the laws of this state during the season when it is lawful to hunt, pursue, take or kill the same without such persons having procured before the time of such hunting, pursuing, catching or killing, a hunting or fishing license therefor duly issued to him by the county or state authorities.

The licenses provided for in this act shall be issued by the county auditors of the respective counties and shall be as follows:

- (a) A resident of this state may obtain a hunting and fishing license by paying the county auditor the sum of one dollar (\$1.00) which shall entitle the holder thereof to hunt or fish within the county where such license is issued until the first day of March next following the date of its issuance, at any time when it is otherwise lawful to hunt or fish.
- (b) Any person who is a resident of this state may obtain from any county auditor a state hunting and fishing license by the payment of five dollars (\$5.00), which license shall entitle the holder thereof to hunt and fish in any part of the state until the first day of March next following the date of its issuance, whenever it is otherwise lawful to hunt or fish within said state.
- (c) A non-resident of the State of Washington may obtain a hunting and fishing license by paying to the county auditor the sum of ten dollars (\$1000), which shall entitle the holder thereof to hunt and fish in any county in the state up to and including the first day of March next following the date of its issuance, when it would otherwise be lawful to hunt or fish in said county.
- (d) Provided, however, That a county fishing license shall entitle the holder thereof to fish in either side of any stream or river, when the said stream or river shall constitute the boundary between two counties.
- (e) The county auditor shall, upon application and the payment of two dollars (\$2.00), issue to any non-resident of this state a license to take, catch, or kill any game fish in any lawful manner within the county where the license is issued, whenever it is lawful to take, kill or catch any game fish.

(f) Licenses issued under the provisions of this act shall be non-transferable, and any person hunting or fishing, shall upon demand of any warden or deputy warden, exhibit his license and a failure or refusal to exhibit such license shall be prima facie evidence that such person has no license.

(g) Any person hunting or fishing without having obtained the license herein provided for, or doing any other act, which by this act is declared to be unlawful, in cases where no other specific penalty is provided, shall be guilty of a misdemeanor.

(h) Provided, however, That nothing in this act shall prevent any woman, or minor under the age of sixteen years, who is an actual resident of this state, from

fishing at any time when it is otherwise lawful to fish.

(i) Provided, however. That nothing in this act shall prevent any honorably discharged Union soldier who served in the civil war in the United States and who is an actual resident of this state, from hunting or fishing at any time when it is otherwise lawful to hunt or fish."

(11) Amend by changing the numbers of sections Nos. 7, 8, 9, 10 of the printed

bill to read as follows: "Nos. 8, 9, 10 and 11."

And the same are herewith transmitted. C. R. MAYBURY, Chief Clerk.

Senator Nichols moved that the Senate do not recede from its amendments on House bill No. 195, and that a conference committee be appointed thereon.

The motion carried.

Senator Johnson moved that the Senate concur in the House amendments to Senate bill No. 71.

The secretary called the roll and the Senate concurred in the House amendments to Senate bill No. 71 by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Ferryman, French, Ghent, Hutchinson, Iverson, Johnson, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Morthland, Myers, Nichols, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wells—33.

Those voting nay were: Senators Faulkner and Palmer-2.

Those absent or not voting were: Senators Davis (Lincoln), Groff, Hall, Jones, Metcalf, Stevenson, Wray-7.

Senator Myers moved that the Senate do not concur in the House amendments to Senate bill No. 315, and the House be requested to recede therefrom.

The motion carried.

The secretary read:

MESSAGE TO THE SENATE.

House of Representatives, Olympia, Wash., March 7, 1917.

MR. PRESIDENT:

The House has passed engrossed Senate bill No. 287, entitled "An act amending sections 6, 12, 21, 23, 24, 25, 38, 46, 48, 51, 52, 54, 58, 63, 65, 66, 71, 77, 88, 93, 96, 99 and 100 and repealing section 60 of chapter 31 of the Laws of 1915 of the legislature of the State of Washington known as the "Fisheries Code" of said state, and adding thereto an additional section defining certain terms therein, and declaring an emergency," with the following amendments:

Add a new section numbered 11/2 as follows:

Section 11/2. That section 10 of chapter 31 of the Laws of 1915 be amended to read as follows:

Section 10. The commission may prohibit fishing for both food and game fish in any river or stream, or any part thereof, if they consider it necessary for the protection of the food and game fishes mentioned in this act, except as hereinafter provided. When the commission shall desire to close any river or stream to fishing they

shall publish in a weekly newspaper in such county or counties through which such stream or river flows, for not less than two successive issues, a notice stating that from a certain date, which shall not be less than fifteen days from the date of said notice, to a date also to be fixed in said notice, said stream or river, or the portion thereof, therein described shall be closed to fishing. It shall be unlawful to take any of the food and game fishes mentioned in this act, by any means whatever, from any stream or river during the closed period defined in such notice, except the Columbia river where the same forms a state boundary: Provided that nothing in this section contained shall be construed as prohibiting any person who is a citizen of the United States, or has declared his intention to become such, from fishing in any stream during the open season on such stream, or during the open season on the main stream of which such stream is a tributary, and taking therefrom for food for his own use, or the use of his family, and not for sale, salmon, by means of hook and line, or by spear, or by means of a gill net not to exceed sixty (60) feet in length but not more than one-fourth (1/4) of the width of the stream at the point where such gill net is located: Provided, Such gill net shall have meshes not less than six inches when

Amend section 5, line 2 of the printed bill, the same being section 6, line 4 of the engrossed bill, after the word "line" strike the underlined section down to and including the word "dam" in the thirteenth line and insert in lieu thereof the following: "in the Kalama river, Lewis river, Wind river, Little White Salmon river, Big White Salmon river, Wenatchee river, Methow river, Little Spokane river, Colville river and Yakima river, and in the Columbia river, within one mile below the mouths of the above named rivers: *Provided, however*, That the commissioner shall open the Yakima river to a point 400 feet below the Prosser dam to fishing by white people and Indians for food for themselves and their families only, such fishing to be carried on at such limited times and under such rules and regulations as shall be from time to time prescribed by the commissioner."

Amend section 9, line 20 of the printed bill, the same being section 10, line 30 of the engrossed bill by striking all the paragraph after the word "license" and inserting in lieu thereof the following: "twenty-seven and fifty one-hundredths dollars (\$27.50). No purse seine shall be of greater length than nineteen hundred lineal feet, including lead and attachment, measured on cork line when wet."

Amend section 9, line 35 of the printed bill, the same being section 10, page 9, line 20 of the engrossed bill by striking the word "three" and inserting in lieu thereof the word "two."

Amend section 9, line 62 of the printed bill, the same being section 10, page 11, line 3 of the engrossed bill by striking the stars and inserting the following: "For each person engaged in buying food fish for any person whomsoever, one dollar (\$1.00)."

Amend section 12, page 19, line 18 of the engrossed bill by inserting after the word "waters" the following: "(Wherein fishing is not otherwise prohibited by the provisions of this act)."

Amend section 12, lines 6 and 7 of the printed bill, the same being section 13, line 10 of the engrossed bill by striking the semi-colon and the stars and insert in lieu thereof the following: "or an adjoining state."

Amend section 15, line 4 of the printed bill, the same being section 16, line 7 of the engrossed bill by striking the words "or any salmon fish of any variety taken beyond the three mile limit outside of the Columbia River" and after the word "misdemeanor" at the end of the paragraph insert the following: "And it shall be unlawful for any person, firm or corporation to purchase, handle, deal in, or have in his possession, except for the sole use of himself and family any salmon fish of any variety which were taken beyond the three mile limit outside of the Columbia River during any of the closed seasons prescribed in this act.: *Provided, however*, That this provision shall not apply to salmon taken beyond the three mile limit outside of the straits of Juan de Fuca."

After the word "stream" in line 3, section 18 of the printed bill insert "where any state fish hatchery is located."

Amend section 18, line 7 of the printed bill, the same being section 19, line 11 of the engrossed bill by striking the period after the word "pipe" inserting a colon in lieu thereof and add the following: "Provided, That such fish guards and screens shall be installed at such places and times as shall be prescribed by the commissioner upon thirty days notice to the owner or owners of any such water conduit."

Amend section 19, in line 5 of the printed bill, the same being section 20, line 8 of the engrossed bill by inserting after the word "authorize" the words "each year."

Amend section 20, line 3 of the printed bill, the same being section 21, line 6 of the engrossed bill after the word "state" by inserting the following. "shall procure a license for such business from the commissioner and pay therefor a license fee of \$2.50."

Amend section 22, line 16 of the printed bill, the same being section 23, page 26, line 25 of the engrossed bill by inserting after the word "published" the following. "Frovided, That nothing herein shall be construed to prevent the state from selling or leasing any of its tide lands in the manner new provided by law. And provided further. That if any of the tide lands of the state are sold or leased which are included within the reservation or withdrawal herein provided for, that the said reservation shall thereupon cease to be effective as to said tide lands when sold or leased."

Amend section 22, line 18 of the printed bill, the same being section 23, line 28 of the engrossed bill, by striking the period after the word "license" and adding the following: "and nothing in this section shall prevent the holder of a crab fishing license or any persons designated by him from taking clams for use as bait only be tween the first day of October and the 31st day of May following, upon the payment of a special license fee of \$1.00 for each such digger of clams."

And the same is herewith transmitted.

C. R. MAYBURY, Chief Clerk.

Senator Steiner moved that the Senate do not concur in the House amendments to Senate bill No. 287, and that the House be requested to recede therefrom.

The motion carried.

The secretary read:

Mr. PRESIDENT:

We, your conference committee appointed to confer with a like committee from the House relative to the House amendment to Senate bill No. 122, respectfully report that we are unable to reach an agreement and ask for powers of a free conference committee.

E. B. Palmer, E. V. Kuykendall, Joseph H. Smith.

Senator Taylor moved that the report of the committee be adopted.

The motion carried.

Senator Palmer moved to reconsider the vote by which the Senate refused to concur in the House amendments to Senate bill No. 122.

The motion carried.

Senator Kuykendall moved that the Senate do concur in the House amendments to Senate bill No. 122.

The secretary called the roll and the Senate concurred in the House amendments to Senate bill No. 122 by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Carlyon, Chase, Cornwell, Cox, Davis (Walter S), Fairchild, Faulkner, Ferryman, French, Ghent, Hutchinson, Johnson, Judd, Karshner, Kleeb, Kuykendall, McMillan, Morthland, Myers, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Taylor, Wells—30.

Those absent or not voting were: Senators Cleary, Davis (Lincoln), Groff, Hall, Iverson, Jones, Landon, Metcalf, Nichols, Steiner, Stevenson, Wray—12.

The precident appointed as a conference committee to act on House bill No. 195, Senators Phipps, Taylor and Nichols.

The precident appointed as a conference committee to act on Genate bill No. 287, Senators Steiner, Wells and French.

The precident appointed as a conference committee to act on Scnate bill No. 315, Senators Myers, Kuykendall and Palmer.

SPECIAL ORDER.

The hour of 8:00 o'clock having arrived, the Senate proceeded to consider House bill No. 363, a special order for this time.

On motion of Senator Johnson, the bill was amended as follows: Section 1, line 7, of the mimeographed bill, after word "year" insert the following words: "more than two per centum."

Senator Johnson moved to amend the bill as follows: Section 2, line 3, strike the words "and twenty."

The motion failed to carry.

On motion of Senator Cleary, the bill was amended as follows:

Amend section 1 of the engrossed bill by striking the period at the close thereof and add the following: "or by any law limiting the debts of any taxing district to an amount based on a percentage of the assessed valuation thereof."

Amend section 2, line 2 of the engrossed bill, by striking the words "a school district, a town, or" and add at the end of the section the following: "or to a city having similar current revenue charter provisions."

On motion of Senator Nichols, the Senate resolved itself into a committee of the whole for the purpose of permitting Mr. J. T. S. Lyle to explain House bill No. 363.

Mr. J. T. S. Lyle explained the bill to the committee of the whole, Senator Nichols in the chair, and on motion of Sonator Johnson, the committee of the whole dissolved.

The secretary called the roll on the final passage of House bill No. 363, as amended, and it passed the Senate by the following voto:

Those voting aye were: Senators Boner, Brand, Brown, Burton, Carlyon, Chase, Davis (Walter S.), Faulkner, Ferryman, French, Ghent, Hutchinson, Judd, Karshner, Kleeb, McMillan, Myers, Nichols, Palmer, Phipps, Smith (A. A.), Wells—22.

Those voting may were: Senators Barnes, Cornwell, Iverson, Johnson, Kuykendall, Smith (Joseph H.)—6.

Those absent or not voting were: Senators Cleary, Cox, Davis (Lincoln), Fairchild, Groff, Hall, Jones, Landon, Metcalf, Morthland, Steiner, Stevenson, Taylor, Wray—14.

There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Faulkner, the rules were suspended, and all bills passed at today's session ordered immediately transmitted to the House.

On motion of Senator Boner, further proceedings under the call of the Senate were dispensed with.

The secretary read:

MESSAGE TO THE SENATE.

House of Representatives, Olympia, Wash., March 7, 1917.

MR. PRESIDENT:

The House has concurred in Senate amendments to House bill No. 162, entitled "An act relating to public highways and providing for the employment of free or day labor and convict labor, and amending section 5769 1 of Remington & Dallinger's Annotated Codes and Statutes of Washington;"

Also, the House has concurred in Senate amendments to House bill No. 100, entitled "An act relating to city, town and county jails, workhouses, workshops, stockades and other places for the detention, confinement and employment of county, city and town prisoners, and authorizing the joint ownership, control and operation of said in-

stitutions, or any of same and for the care, keep, custody and employment of persons under sentence confined therein;"

Also, the House has concurred in Senate amondments to House bill No. 227, on titled "An act relating to crimes and punishments, defining the crime of adultery, providing for a single standard of morals in certain cases, and amending section 2157 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, the House has concurred in Senate amendments to House bill No. 143, en titled "An act relating to crimes and punishments, and prohibiting advertising for

divorce business, and amending section 2463 of Rem. & Bal. Code;"

Also, the House refuses to concur in Sonate amendments to House bill No. 126, entitled "An act relating to the taxation of inheritances and amending section 9183, section 9183 and section 9187 and repealing section 9185 and section 9197 of Rem. ab Bal. Code and amending title LXXVI of Rem. and Bal. Code by adding thereto a section to be known as section 9188 1 and a section to be known as section 9197-1," and asks the Senate to recede therefrom;"

Also, the House refuses to concur in Senate amondments to engreesed House bill No. 301, entitled "An act relating to miscenduct of public school superintendents and officers and providing a penalty for its violation," and asks the Senate to recede there-

from;

Also, the speaker has appointed as members of a conference committee to act on House amendment to Senate bill No. 171, Messrs. Zednick, Renick, and Dwyer;

Also, the speaker has appointed as members of a conference committee to act on House amendments to Senate bill No. 302, Messrs. Hubbell, McCoy and Shattuck.

C. R. MAYBURY, Chief Clerk.

Senator Davis (Walter S.) moved that the Senate recode from its amend ments to engressed House bill No. 301.

Senator Smith (Joseph H.) moved that the Senate do not recede and that a conference committee be appointed thereon.

The substitute motion carried.

The president appointed as a conference committee to act on House bill No. 301 Senators Cornwell, Davis (Walter S.) and Kleeb.

Senator Nichols moved that the Senate do not recede from its amendments to House bill No. 126, and that a conference committee be appointed to act thereon.

The motion carried.

The president appointed Senators Johnson, Faulkner and Morthland as a conference committee to act on House bill No. 126.

Schator Nichols reported that the conference committee on House bill No. 195 were unable to agree and asked for powers of free conference.

On motion of Senator Taylor, the request was granted.

At 9 o'clock p. m., on motion of Scnator Boner, the Scnate adjourned until 11 o'clock tomorrow morning.

Louis F. Hart, President of the Senate.

FRANK M. DALLAM, JR., Secretary of the Senate.

SIXTIETH DAY.

MORNING SESSION.

SENATE CHAMBER,

OLYMPIA, WASHINGTON, Thursday, March 8, 1917.

The Senate was called to order at 11 o'clock a.m., by President Hart, pursuant to adjournment.

Rev. C. S. Morrison offered prayer.

The secretary called the roll; all members being present except Senators Davis (Lincoln) and Stevenson; both excused.

On motion of Senator Fairchild, the reading of yesterday's journal was dispensed with, and it was approved.

The secretary read:

WHEREAS, We, the members of the Senate, have had present with us as co-laborers during the fifteenth session, not only the members of the House of Representatives, but also representatives of the fourth estate; and

Whereas, The visiting newspaper correspondents of the various public journals of the state have, by their frequent courtesies, their close attention to business, and their careful and correct account of the proceedings, worked, as we have striven to do, for the best interests of the people of the State of Washington, always with kindly follow feeling and with loyalty to the papers they represent; now, therefore, be it

Resolved, That the Senate extend to E. B. Fussell, Clinton Coffin, C. B. Dodds. Frank Roberts, James DeK. Brown, E. E. Perry, Ora P. Willis, Marie Rowe, Ralph Benjamin, W. H. Curry, M. M. Mattison, J. W. Gilbert, D. F. McKenna, E. E. Beard, Edgar C. Wheeler, Richard S. Jones, Jay Thomas, Harry Lewis, F. I. Sefrit and Eagle Froshwator, its thanks for the courtesies and good will, its praise for good work woll done, and the hope that in the sixteenth legislature all may meet again and renew old friendships.

On motion of Senator Wray, the resolution was adopted. The secretary read:

STATEMENT OF SENATOR FRENCH REGARDING THE REPORT OF THE COMMITTEE APPOINTED AT THE FOURTEENTH LEGISLATURE TO INVESTIGATE THE PUBLIC SCHOOL SYSTEM OF THIS STATE,

A committee having been appointed by the 1915 legislature under Genate joint resolution No. 15, to make investigations in reference to the public school system of this state, with instructions to report at this session, I desire to state, as the member appointed by the Genate under said resolution, that a number of meetings were held by the committee in which the subject was considered quite thoroughly, prior to the issu ance of the report of the committee appointed by this body to make a survey of the higher educational institutions. After this report was made, and it was found that they had gone into the common school system quite thoroughly, our committee felt that there was very little left for it to report, and will make no further report or recommendations at this session.

E. L. French.

On motion of Senator French, the report of the committee was adopted.

REPORTS OF COMMITTEE ON ENROLLED BILLS.

MR. PRESIDENT:

Senate Chamber, Olympia, Wash., March 7, 1917.

Your Committee on Enrolled Bills, to whom was referred enrolled Senate bill No. 322, entitled "An act authorizing cities and towns in the State of Washington to grant to the board of county commissioners of any county in this state joining in the con

struction or operation of any interstate bridge, or to any other public authority of this state, joining in the operation of any such interstate bridge, a part of which or the approaches thereto are within any such city or town, the right to lay and maintain street car tracks over such portions of the streets constituting the approaches to such interstate bridge or used in connection therewith, and conferring upon such public authorities the right to control the use of such railway tracks and to grant the right to use the same to persons, municipalities or corporations operating over such interstate bridge or other street car companies operating over such tracks;

Also, enrolled Senate bill No. 195, entitled "An act relating to commercial waterway districts of the State of Washington, and providing for the issuance of refunding bonds by said district, and amending section 8172 of Remington & Ballinger's Annotated Codes and Statutes of Washington," have compared same with the original Senate bill No. 322 and original Senate bill No. 195, and find them correctly enrolled.

A. E. Judd, Chairman. Respectfully submitted. We concur in this report: Ralph D. Nichols, W. Fairchild.

> SENATE CHAMBER. OLYMPIA, WASH., March 7, 1917.

Mr. President:

Your Committee on Enrolled Bills, to whom was referred enrolled Senate bill No. 52, entitled "An act to establish a Code of Probate Law and Procedure including the making and probating of wills, administration of estates of deceased persons; appointment of guardians of the persons and estates of minors, insane and mentally incompetent persons and administering their estates and providing penalties for the violation of certain provisions of this act and repealing sections 1278 to 1340, both inclusive, sections 1372 to 1692, both inclusive, and sections 1694 and 1320-1 of Remington & Ballinger's Annotated Codes and Statutes of Washington, and section 1693 of Remington & Ballinger's Annotated Codes and Statutes of Washington in part, and all other laws or parts of laws in conflict therewith;"

Also, enrolled Senate bill No. 142, entitled "An act to amend section 8983 of Remington & Ballinger's Annotated Codes and Statutes of Washington, relating to salaries of court bailiffs;"

Also, enrolled Senate bill No. 106, entitled "An act relating to free kindergartens and amending section 4740 of Remington & Ballinger's Annotated Codes and Statutes

Also, enrolled Senate bill No. 306, entitled "An act relating to local improvement districts in cities and towns, providing for the application for and consent to the cancellation of the penalties on delinquent assessments on tide lands included within such districts, and granting the power of cancellation to certain municipal officers;"

'Also, enrolled Senate bill No. 11, entitled "An act relating to the control of dead bodies, and providing for the establishment, maintenance and regulation of public morgues in counties having a population of two hundred and fifty thousand or more, and prescribing penalties for the violation thereof;"

Also, enrolled Senate bill No. 104, entitled "An act relating to elections, and authorizing electors absent from their precincts of residence to vote at general elections and the primaries therefor, providing a penalty for violation and amending sections 1, 2, 3, 4, 5, 6 and 7 of chapter 189 of the Laws of 1915," have compared same with the engrossed bills and find them correctly enrolled.

Respectfully submitted.

A. E. Judd, Chairman. We concur in this report: Ralph D. Nichols, W. Fairchild.

Senator French stated that he had read enrolled original Senate bill No. 322 and that it was correctly enrolled; Senator Nichols made the same statement as to Senate bill No. 195; Senator Palmer made the same statement as to enrolled Senate bill No. 142; Senator Ferryman made the same statement as to Senate bill No. 106; Senator Smith (Joseph H.) made the same statement as to Senate bill No. 306; Senator Ghent made the same statement as to Senate bill No. 11; Senator Fairchild made the same statement as to Senate bill No. 104; Senator Boner made the same statement as to Senate bill No. 52.

The president signed enrolled Senate bills Nos. 52, 322, 195, 142, 106, 306, 11, and 104.

The secretary read:

MESSAGE TO THE SENATE.

House of Representatives, OLYMPIA, WASH., March 7, 1917.

MR. PRESIDENT:

The House has passed engrossed Senate bill No. 127, entitled "An act relating to the use of water in the State of Washington and the right to the use thereof, providing penalties for its violation, and for the exercise of the power of eminent domain in certain cases, making an appropriation and repealing certain acts and parts of acts," with the following amendments:

Strike section 9 of the engrossed bill and number section 10 section 9, and renumber all other sections of the bill consecutively from thereon to the end of the bill.

In line 3 of the printed bill, being line 5 of the engrossed bill, after the word "deputy" strike the remainder of the sentence and insert in lieu thereof as follows: "as referee, and he or his said deputy shall report to and file with the superior court of the county in which such cause is pending a transcript of such testimony for adjudication thereon by such court."

Amend section 21 in line 9 of the printed bill after the word "thereto" by striking the period and adding in lieu thereof the following: "and the extent of use so determined shall be *prima facie* evidence of rights to the amount of water and priorities so fixed as against any person not a party to said decree."

Amend section 46 of the engrossed bill by striking the period at the end of section 46 and insert a semicolon and add the following: "Provided, The expenditures under this act shall not exceed the collections thereof during the biennium."

Also, the House has concurred in Senate amendments to House bill No. 363, entitled "An act relating to the financial affairs of counties and such cities as have a population of less than one hundred and twenty thousand, providing a system for raising and expending the revenues of the same, prescribing penalties for the violation thereof, amending section 9211 of Remington & Ballinger's Annotated Codes and Statutes of Washington and repealing section 5, chapter 151, Laws of 1913, and so much of chapter 17, Laws of 1915, as are in conflict therewith and all other acts or parts of acts in conflict with the provisions thereof;"

Also, the speaker has appointed as members of a conference committee on Senate bill No. 223, Messrs. Lunn, Siler and Kelly (A. A.);

Also, the House has adopted the report of the conference committee to whom was referred House bill No. 195, thereby continuing the committee with free conference powers;

Also, the House refuses to concur in Senate amendments to House bill No. 99, entitled "An act relating to insurance, and amending section 6 of chapter 49 of the Laws of 1911," and asks the Senate to recede therefrom;

Also, the House has adopted the report of the conference committee to whom was referred the House amendments to Senate bill No. 315, thereby continuing the committee with free conference powers;

Also, the House has concurred in Senate amendments to House bill No. 337, entitled "An act authorizing cities and towns to lease or sell any municipally owned water works, gas works, electric light and power plants, steam plants, street railway plants and lines, telegraph and telephone lines and plants and any other municipally owned public utility, or public utility system similar or dissimilar in character;"

Also, the House refuses to concur in Senate amendments to House bill No. 137, entitled "An act relating to superior courts in the counties of Jefferson, Island, Clallam and Snohomish," and asks that the Senate recede therefrom;

Also, the speaker has appointed as members of a conference committee on House bill No. 301, Messrs. Weldon, Hastings, and Hoover;

Also, the speaker has appointed as members of a conference committee on House bill No. 126, Messrs. Wilson, Honefenger, and Westfall;

Also, the House has concurred in Senate amendments to House bill No. 373, entitled "An act relating to weights and measures, establishing standards therefor; providing for enforcements thereof, providing for the appointment of state track scale inspector; prescribing penalties for the violation of this act and repealing sections 8626-19, 8626-60, 9511-1 and 5996 of Remington & Ballinger's Annotated Codes and Statutes of Washington in so far as it relates to and governs the examination and testing of any grain or hay scales;"

Also, the House has passed engrossed Senate bill No. 212, entitled "An act relating to the management, sale, lease and disposition of state lands and amending section 6675 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, the House has passed Senate bill No. 278, entitled "An act relating to public highways, providing for the expending of certain funds of counties on such highways, and amending section 5878-6 of Remington and Ballinger's Annotated Codes and Statutes of Washington;"

Also, the House has concurred in Senate amendments to House bill No. 134, entitled "An act limiting and prescribing what shall be treated as assets in computing the indebtedness of taxing districts;"

Also, the House has adopted the report of the conference committee on engrossed House bill No. 126 and thereby continuing the committee with free conference powers;"

Also, the House refuses to concur in Senate amendments to House bill No. 23, entitled "An act for the establishment and maintenance of a sub-station of Washington Agricultural Experiment Station in an irrigated section of the state," and respectfully asks the Senate to recede therefrom;

Also, the House refuses to concur in Senate amendments to House bill No. 292, entitled "An act relating to the collection of taxes and amending section 9219 of Remington & Ballinger's Annotated Codes and Statutes of Washington," and respectfully asks the Senate to recede therefrom;

Also, the House has passed engrossed substitute Senate bill No. 312, entitled "An act granting a right to recover damages for the death of a person caused by the wrongful act, neglect or default of another, and repealing section 183 of Remington & Ballinger's Annotated Codes and Statutes of Washington," with the following amendments:

Amend the title, after the word "wrongfully" insert the words "and unlawful."

Amend section 1, line 1, insert the words "and unlawful" between the word "wrongful" and "act."

Also, the House has passed engrossed Senate bill No. 134, entitled "An act relating to game animals, creating a game preserve in Okanogan county and providing a penalty;"

Also, the House has passed engrossed Senate bill No. 30, entitled "An act providing for a lien for rent due and to become due, and for the enforcement thereof," with the following amendment:

Amend Senate committee amendment in line 2, first amendment, after the word "mortgage" insert "or conditional bills of sale duly recorded."

Also, the House has passed engrossed Senate bill No. 317, entitled "An act relating to the compensation of injured workmen in our industries and the compensation of their dependents where such injuries result in death, providing for the collection and disbursement of funds for such purpose, providing penalties and amending section 6604-4 of Remington & Ballinger's Annotated Codes and Statutes of Washington, as amended by section 1 of chapter 188, Session Laws of 1915 of the State of Washington, and amending sections 6604-3, 6604-22 and 6601 23 of Remington & Ballinger's Annotated Codes and Statutes of Washington," with the following amendment:

Amend section 4, line 8 of the printed bill, being line 15 of the engrossed bill, by striking the following Senate amendment: "Whenever any county, city, town or other municipality of the state, shall be engaged in the construction or erection of any public improvement, building or structure involving, in the opinion of the commissioners, unusual and extra hazardous risks to the workmen employed therein, by reason of its character or the method of its construction, the commissioners may appoint a sufficient number of inspectors to supervise such work and enforce such reasonable precautions as will reduce the unusual hazard involved to a minimum; and in such case, the cost and expense of such supervision and inspection shall be charged to, paid by and collected from the county, city, town or other municipality engaged in such public work."

And the same are herewith transmitted.

C. R. MAYBURY, Chief Clerk.

Senator Boner moved that the Senate do not concur in the House amendments to Senate bill No. 312 and that a conference committee be appointed to act thereon.

The motion carried.

The president appointed Senators Johnson, Boner and Kuykendall as a conference committee to act on Senate bill No. 312.

Senator Nichols moved that the Senate do not recede from its amendments to House bill No. 292 and that a conference committee be appointed to act thereon.

The motion carried.

The president appointed Senators Nichols, Cox and Karshner as a conference committee to act on House bill No. 292.

Senator Boner moved that the Senate do not recede from its amendments to House bill No. 23.

The motion carried.

Senator Brown moved that the Senate do not recede from its amendments to House bill No. 137.

The motion carried.

Senator Smith (Joseph H.) moved that the Senate do recede from its amendments to House bill No. 99.

. The secretary called the roll and the Senate receded from its amendments to House bill No. 99 by the following vote:

Those voting aye were: Senators Barnes, Boner, Brown. Burton, Carlyon, Chase, Cox, Fairchild, Ferryman, French, Ghent, Groff, Iverson, Jones, Judd, Karshner, Kuykendall, Landon, Metcalf, Morthland, Myers, Nichols, Palmer, Smith (A. A.), Smith (Joseph H.), Taylor, Wray—27.

Those voting nay were: Senators Hutchinson, Johnson, McMillan-3.

Those absent or not voting were: Senators Brand, Cleary, Cornwell, Davis (Lincoln), Davis (Walter S.), Faulkner, Hall, Kleeb, Phipps, Steiner, Stevenson, Wells—12.

The president appointed as a conference committee on Senate bill No. 223 Senators Metcalf, McMillan and Brown.

Senator Groff moved that the Senate concur in the House amendments to Senate bill No. 30.

The secretary called the roll and the Senate concurred in the House amendments to Senate bill No. 30 by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Carlyon, Chase, Cox, Davis (Walter S.), Faulkner, Ferryman, Ghent, Groff, Iverson, Jones, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Morthland, Myers, Nichols, Smith (A. A.), Steiner, Taylor, Wells, Wray—27.

Those voting nay were: Senators Hutchinson and Palmer-2.

Those absent or not voting were: Senators Brown, Burton, Cleary, Cornwell, Davis (Lincoln), Fairchild, French, Hall, Johnson, Metcalf, Phipps, Smith (Joseph H.), Stevenson—13.

Senator Chase moved that the Senate do not concur in the House amendments to Senate bill No. 317, and ask that the House recede therefrom.

Senator Palmer moved as a substitute that the Senate do concur in the House amendments to Senate bill No. 317.

The secretary called the roll and the Senate concurred in the House amendments to Senate bill No. 317 by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Burton, Cox, Fairchild, Faulkner, French, Hutchinson, Judd, Karshner, Kleeb, Landon, Metcalf, Nichols, Palmer, Steiner, Taylor, Wells—20.

Those voting nay were: Senators Carlyon, Chase, Cleary, Davis (Walter S.), Ghent, Groff, Hall, Johnson, Jones, Kuykendall, McMillan, Morthland, Myers, Smith (A. A.), Wray—15.

Those absent or not voting were: Senators Cornwell, Davis (Lincoln), Ferryman, Iverson, Phipps, Smith (Joseph H.), Stevenson—7.

The secretary read:

MESSAGE TO THE SENATE.

House of Representatives, Olympia, Wash., March 7, 1917.

MR. PRESIDENT:

The House has passed engrossed Senate bill No. 181, entitled "An act relating to the construction, equipment and furnishing of an armory for the use of the National Guard of Washington, at Everett; appropriating money from the military fund therefor, creating a commission to superintend the construction, equipment and furnishing of said armory, and authorizing the promulgation of rules and regulations for the government thereof," with the following amendment:

Amend section 1 by striking the period (.) at the end of section and insert a semicolon (;) and add the following: "And provided further. That the appropriation herein provided for, shall be available out of any moneys remaining in the military fund not otherwise appropriated, and after deducting the appropriations heretofore made for the construction of armories at Aberdeen and Walla Walla respectively."

And the same is herewith transmitted. C. R. Maybury, Chief Clerk.

Senator Taylor moved that the Senate concur in the House amendments to Senate bill No. 127, except the amendment as to the appropriation.

Senator Morthland moved that the Senate do not concur in the House amendments to the bill, and that a conference committee be appointed to act thereon.

The motion by Senator Taylor carried.

Senator Taylor moved that the Senate concur in the House amendments to Senate bill No. 181.

The secretary called the roll and the Senate concurred in the House amendments to Senate bill No. 181 by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Carlyon, Chase, Cleary, Cox, Davis (Walter S.), Faulkner, Ferryman, Ghent, Groff, Hall, Johnson, Judd, Kleeb, Landon, McMillan, Metcalf, Myers, Nichols, Palmer, Phipps, Smith (A. A.), Steiner, Wells, Wray—28.

Those voting nay were: Senators Fairchild, Hutchinson, Karshner, Kuykendall, Smith (Joseph H.)—5.

Those absent or not voting were: Senators Burton, Cornwell, Davis (Lincoln), French, Iverson, Jones, Morthland, Stevenson, Taylor—9.

The president appointed as a conference committee on House bill No. 23 Senators Hall, Cleary and Landon.

The secretary read:

SENATE CHAMBER, OLYMPIA, WASH., March 7, 1917.

MR. PRESIDENT:

We, your committee on conference, to whom was referred engrossed substitute Senate bill No. 315, entitled "An act relating to game and game birds, standardizing the time of sunset in the State of Washington, etc.," have had the same under consideration and report that we are unable to agree and ask for the powers of a free conference committee.

Chas. E. Myers, Chairman.

We concur in this report: W. J. Lunn, Wm. Bishop, Maurice Smith, E. B. Palmer, E. V. Kuykendall.

On motion of Senator Myers, the report of the committee was adopted.

The secretary read:

SENATE CHAMBER, OLYMPIA, WASH., March 8, 1917.

MR. PRESIDENT:

We, your committee on conference, to whom was referred engrossed House bill No. 126, entitled "An act relating to the taxation of inheritances and amending section 9182, section 9188 and section 9192 and repealing section 9186 and section 9187 of Remington & Ballinger's Codes and amending title LXXVI of Remington and Ballinger's Code by adding thereto a section to be known as section 9187-1 and a section to be known as section 9197-1," have had the same under consideration, and respectfully report back to the Senate that we are unable to agree and request powers of free conference.

E. Ben Johnson, Chairman.

We concur in this report: J. W. Faulkner, D. V. Morthland.

On motion of Senator Johnson, the report of the committee was adopted. The secretary read:

MESSAGE TO THE SENATE.

House of Representatives, Olympia, Wash., March 8, 1917.

MR. PRESIDENT:

The House has concurred in Senate amendments to House bill No. 214, entitled "An act relating to weights and measures, authorizing county sealers to act as automobile inspector in cortain cases, and amending sections 9511-3, 9511-3, 9511-4 and 9511-5 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

C. R. Maybury, Chief Clerk.

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REPORT OF COMMITTEE ON ENROLLED BILLS.

SENATE CHAMBER, OLYMPIA, WASH., March 8, 1917.

MR. PRESIDENT:

Your Committee on Enrolled Bills, to whom was referred enrolled Senate bill No. 17, entitled "An act permitting the conversion of building and loan and savings and loan associations and societies into mutual savings banks, prescribing the procedure therefor and declaring the effect thereof;"

Also, enrolled Senate bill No. 63, entitled "An act relating to the forests of the state; requiring owners of forest land to provide patrol therefor, declaring certain dangerous forest conditions to be public nuisances and providing for their abatement, providing for the creation of official fire districts and for the co-operation of the state with other agencies in protecting such districts, prescribing methods for assessing and collecting the costs incurred in carrying out the provisions thereof, and prescribing the procedure for corving notices required thereby and by other forest laws of the state,"

Also, enrolled Senate bill No. 93, entitled "An act relating to the registration of stallions and jacks, amending sections 1, 2, 4 and 5 of chapter 99 of the Laws of 1911, and repealing section 8 of chapter 99 of the Laws of 1911;"

Also, enrolled Senate bill No. 96, entitled "An act relating to the practice of midwifery, regulating the same, providing for the examination and licensing of applicants, and providing penalties for the violation of this act:"

Also, enrolled Senate bill No. 307, entitled "An act relating to drainage districts, providing for assessments according to benefits, authorizing and incurring additional obligations in case of emergency and amending sections 4149 and 4168 of Reinington & Ballinger's Annotated Codes and Statutes of the State of Washington;"

Also, enrolled Senate bill No. 222, entitled "An act relating to the publication of the Washington supreme court reports, and amending section 9066 of Remington & Ballinger's Annotated Codes and Statutes of Washington," have compared same with the engrossed bills and original bill No. 222, and find them correctly enrolled.

Respectfully submitted.

A. E. Judd, Chairman.

We concur in this report: W. V. Wells, W. Fairchild.

Senator Cox stated that he had read enrolled Senate bill No. 17 and that it was correctly enrolled. Senator Palmer made the same statement as

to enrolled Senate bill No. 63; Senator Hutchinson as to enrolled Senate bill No. 93; Senator Burton as to enrolled Senate bill No. 96; Senator Wells as to enrolled Senate bill No. 307; Senator Boner as to enrolled Senate bill No. 222.

The secretary read:

MESSAGE TO THE SENATE.

House of Representatives, Olympia, Wash., March 7, 1917.

MR. PRESIDENT:

The speaker has signed enrolled House bill No. 102, entitled "An act creating the office of state tax commissioner, defining his powers and duties and repealing sections 9084 and 9089 of Remington & Ballinger's Code;"

Also, enrolled House bill No. 184, entitled "An act to establish a state trout

hatchery in Whatcom county and making an appropriation therefor;"

Also, enrolled House bill No. 223, entitled "An act appropriating the sum of ten thousand seven hundred four and 93-100 dollars from the state shore land improvement fund (said sum being the unexpended balance of the two hundred and fifty thousand dollars set apart and appropriated by chapter 218 of the Laws of 1909), and providing for the expenditure thereof in connection with the construction and improvement of the Lake Washington canal in King county, Washington;"

Also, enrolled House bill No. 138, entitled "An act relating to the public range, regulating the breeding of cattle thereon, and providing penalties for the violation of

this act;'

Also, enrolled House bill No. 100, entitled "An act relating to city, town and county jails, workhouses, workshops, stockades and other places for the detention, confinement and employment of county, city and town prisoners, and authorizing the joint ownership, control and operation of said institutions, or any of same and for the care, keep, custody and employment of persons under sentence confined therein, relating to the duties of county sheriffs, and other peace officers;"

Also, enrolled House bill No. 227, entitled "An act relating to crimes and punishments, defining the crime of adultery, providing for a single standard of morals in certain cases, and amending section 2457 of Remington & Ballinger's Annotated Codes

and Statutes of Washington;"

Also, enrolled House bill No. 142, entitled "An act relating to crimes and punishments, and prohibiting advertising for divorce business, and amending section 2463, Remington & Ballinger's Code;"

Also, the speaker has signed enrolled Senate joint memorial No. 10, "Petitioning Congress to pass United States Senate bill No. 6374, making appropriation for a monument to Chief Timothy;"

Also, enrolled Senate bill No. 264, entitled "An act defining the crime of criminal

syndicalism and prescribing punishment therefor;"

Also, enrolled Senate bill No. 291, entitled "An act relating to an exchange of lands between the University of the State of Washington and the State of Washington acting by and through the Commissioner of Public Lands for the purpose of securing an area suitable for a demonstration forest and forest experiment station for the college of forestry of the University of Washington;"

Also, enrolled Senate bill No. 324, entitled "An act relating to and validating warrants issued by the board of county commissioners in payment of rewards for the

apprehension and conviction of criminals;"

Also, enrolled Senate bill No. 58, entitled "An act relating to the exercise of the power of eminent domain for military purposes, by the state, by counties and by cities;"

Also, enrolled Senate bill No. 241, entitled "An act appropriating the sum of four thousand five hundred eighty-four and ninety-eight one-hundredths dollars (\$4,584.98) for the payment of outstanding claims incurred in the construction of the school and administration building for the state school for the blind and for the completion of said building, and declaring an emergency;"

Also, enrolled Senate bill No. 234, entitled "An act amending 'An act to incorporate the city of Yakima, approved November 23, 1883';"

Also, enrolled Senate bill No. 163, entitled "An act granting to Curlew irrigation district for public uses and purposes, the right and privilege to overflow certain state lands:"

Also, enrolled Senate bill No. 323, entitled "An act authorizing counties to convey lands held for county purposes under grant from the United States;"

Also, enrolled Senate bill No. 285, entitled "An act relating to nominations for public office in the State of Washington, prescribing a method of voting, and amending sections 4813 and 4815, and repealing section 4822 of Remington & Ballinger's Annotated Codes and Statutes of Washington."

And the same are herewith transmitted.

C. R. MAYBURY, Chief Clerk.

The president signed enrolled House bills Nos. 102, 184, 223, 138, 100, 227, 142, and enrolled Senate bills Nos. 17, 307, 222, 96, 93 and 63.

The secretary read:

SENATE CHAMBER.

MR. PRESIDENT:

OLYMPIA, WASH., March 7, 1917.

We, your committee on conference, to whom was referred the matter of the consideration of the House amendments to Senate bill No. 287, entitled "An act amending sections 6, 12, 21, 23, 24, 25, 38, 46, 48, 51, 52, 54, 58, 63, 65, 66, 71, 77, 88, 93, 96, 99 and 100, and repealing section 60 of chapter 31 of the Laws of 1915 of the legislature of the State of Washington, known as the 'Fisheries Code' of said state, etc.," have had the same under consideration, and we respectfully report the same back to the Senate with the following recommendations:

We recommend that the House recede from the following amendments:

First: Sec. $1\frac{1}{2}$. That section 10 of chapter 31 of the Laws of 1915 be amended to read as follows:

Section 10. The commission may prohibit fishing for both food and game fish in any river or stream, or any part thereof, if they consider it necessary for the protection of the food and game fishes mentioned in this act, except as hereinafter provided. When the commission shall desire to close any river or stream to fishing they shall publish in a weekly newspaper in such county or counties through which such stream or river flows, for not less than two successive issues, a notice stating that from a certain date, which shall not be less than fifteen days from the date of said notice, to a date also to be fixed in said notice, said stream or river, or the portion thereof therein described, shall be closed to fishing. It shall be unlawful to take any of the food and game fishes mentioned in this act, by any means whatever, from any stream or river during the closed period defined in such notice, except the Columbia river where the same forms a state boundary: Provided, That nothing in this section contained shall be construed as prohibiting any person who is a citizen of the United States, or has declared his intention to become such, from fishing in any stream during the open season on such stream, or during the open season on the main stream of which such stream is a tributary, and taking therefrom for food for his own use, or the use of his family, and not for sale, salmon, by means of hook and line, or by spear, or by means of a gill-net not to exceed sixty (60) feet in length, but no more than one-fourth (14) of the width of the stream at the point where such gill-net is located: Provided, Such gill-net shall have meshes not less than six inches when extended.

Second: After the word "stream" in line 3, section 18 of the printed bill, insert "where any state fish hatchery is located."

We further recommend that the Senate concur in all other House amendments to said bill.

G. E. Steiner, Chairman.

We concur in this report: E. E. Shields, M. C. Thomle, E. H. Nash, E. L. French, W. V. Wells.

On motion of Senator Steiner, the report of the committee was adopted. The president appointed Senators Brown, Smith (A. A.) and Smith (Joseph H.) as a conference committee on House bill No. 137.

The secretary read:

MESSAGE TO THE SENATE.

MR. PRESIDENT:

House of Representatives, Olympia, Wash., March 8, 1917.

The speaker has appointed as members of a conference committee on House bill No. 137, Messrs. Spencer, Terry and Yale.

C. R. MAYBURY, Chief Clerk.

SENATE CHAMBER, OLYMPIA, WASH., March 7, 1917.

MR. PRESIDENT:

We, your committee on conference, to whom was referred Senate bill No. 171, entitled "An act fixing the compensation of all county officers, etc.," have had the same under consideration and ask that the House recede from its amendments as to increase of salary of justices of peace and constables, and that the Senate concur in the House amendments as to increase of salary of the county superintendent of schools and coroner.

H. D. Taylor, Chairman.

We concur in this report: Victor Zednick, R. E. Dwyer, Frank H. Renick, E. B. Palmer.

Senator Taylor moved the adoption of the report of the conference committee on Senate bill No. 171.

The secretary called the roll and the Senate adopted the report by the following vote:

Those voting aye were: Senators Barnes, Brown, Carlyon, Chase, Cleary, Cox, Davis (Walter S.), Fairchild, Ferryman, French, Ghent, Groff, Hall, Iverson, Judd, Karshner, Kleeb, Kuykendall, McMillan, Metcalf, Morthland, Palmer, Phipps, Smith (A. A.), Taylor, Wray—26.

Those voting nay were: Senators Faulkner, Hutchinson, Landon, Steiner —4.

Those absent or not voting were: Senators Boner, Brand, Burton, Cornwell, Davis (Lincoln), Johnson, Jones, Myers, Nichols, Smith (Joseph H.), Stevenson, Wells—12.

Senator Chase moved that Senate bill No. 317 be placed on final passage. The motion carried.

The secretary called the roll on the final passage of Senate bill No. 317, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Groff, Hall, Iverson, Johnson, Judd, Karshner, Kleeb, Kuykendall, McMillan, Metcalf, Myers, Palmer, Phipps, Smith (A. A.), Taylor, Wells, Wray—29.

Those voting nay were: Senators Ghent and Hutchinson—2.

Those absent or not voting were: Senators Brown, Burton, Carlyon, Davis (Lincoln), Jones, Landon, Morthland, Nichols, Smith (Joseph H.), Steiner, Stevenson—11.

There being no objection, the title of the bill was ordered to stand as the title of the act.

The secretary read:

MR. PRESIDENT:

We, your free conference committee appointed to confer with a like committee from the House on engrossed Senate bill No. 47, beg to report that we have had the same under consideration and recommend the following:

First: That all of the engrossed bill below the enacting clause be stricken and substitute the following:

Section 1. The state board of equalization shall, beginning the fiscal year 1917, and annually thereafter, at the time of levying taxes for state purposes, levy upon all property subject to taxation, a tax of seventy-four one-hundredths (74-100) of one mill for the state university fund; forty-five one-hundredths (45-100) of one mill for the state college fund; fifteen and one-fifth one-hundredths (15 1-5-100) of one mill for the Bellingham normal school fund; thirteen one-hundredths (13-100) of one mill for the Cheney normal school fund; and ten and four-fifths (10 4-5-100) of one mill for the Ellensburg normal school fund.

It shall be the duty of the joint board of higher curricula in the report to be made next preceding the convening of the legislature in 1921 to recommend any

changes in levy herein provided for which the said board may deem necessary or proper, and to give their specific grounds and reasons therefor, for the purpose of having the levy herein provided for readjusted by the legislature of 1921.

E. J. CLEARY, Chairman.

We concur in this report: M. E. Reed, O. L. Olsen, Oliver Hall, Dan Landon.

Senator Carlyon moved the adoption of the report.

The secretary called the roll and the report of the free conference committee on Senate bill No. 47 was adopted by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Ferryman, Groff, Hall, Hutchinson, Iverson, Johnson, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Myers, Nichols, Palmer, Phipps, Smith (Joseph H.), Taylor, Wells, Wray—31.

Voting nay: Senator Faulkner-1.

Those absent or not voting were: Senators Burton, Davis (Lincoln), French, Ghent, Jones, Metcalf, Morthland, Smith (A. A.), Steiner, Stevenson—10.

The secretary read:

MESSAGE TO THE SENATE.

House of Representatives, Olympia, Wash., March 7, 1917.

MR. PRESIDENT:

The speaker has appointed as members of a conference committee on House bill No. 23. Messrs. Urquhart, Moores, and Mrs. Williams;

Also, the House has adopted the majority report of the conference committee on Senate bill No. 171;

Also, the House has adopted the report of the free conference committee on Senate bill No. 47.

C. R. Maybury, Chief Clerk.

Mr. President:

SENATE CHAMBER, OLYMPIA, WASH., March 7, 1917.

We, your committee on conference, to whom was referred Senate bill No. 302, entitled "An act relating to the proposed construction, maintenance and operation of ferries on the boundary line between two counties and providing that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that the Senate concur in the House amendments.

We concur in this report: F. G. Barnes, Ralph Metcalf, A. E. Judd, J. C. Hubbell, Geo. McCoy, J. Howard Shattuck.

Senator Barnes moved the adoption of the report.

The secretary called the roll and the Senate adopted the report of the conference committee on Senate bill No. 302 by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Brown, Carlyon, Chase, Cleary, Cornwell, Cox, Faulkner, Ferryman, Groff, Hall, Hutchinson, Johnson, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Myers, Nichols, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Taylor, Wells, Wray—31.

Those absent or not voting were: Senators Burton, Davis (Lincoln), Davis (Walter S.), Fairchild, French, Ghent, Iverson, Jones, Morthland, Steiner, Stevenson—11.

The secretary read:

SENATE CHAMBER, OLYMPIA, WASH., March 7, 1917.

MR. PRESIDENT:

We, your committee on free conference, to whom was referred engrossed substitute Senate bill No. 315, entitled "An act relating to game and game birds, standardizing

the time of sunset in the State of Washington, etc.," respectfully report the same back to the Senate with the recommendation that:

First: In section 1, subdivision 8, line 31 of the printed bill, strike the period (.) after the word "duties" and insert the following: "and may expend from the county game fund of their respective counties a sum not to exceed twenty dollars (\$20.00) as a fee or dues to one organization of game wardens and game commissioners in the State of Washington, the purpose of which organization is the protection and propagation of game animals, game birds and game fish, and for the prosecution of violations of the laws of this state relating thereto, all payments made under the provisions of this act shall be made by county or state warrants respectively and all claims against the said county game fund shall be audited by the county game commission in their respective counties, and all claims against the state game fund shall be audited by the state game warden."

Second: In section 5, line 10 of the engrossed bill, strike the word "spoonbill" and insert the word "bluebill."

Third: In section 6, line 13, page 9 of the engrossed bill, after the word "one" insert the words "deer which shall be a." Chas. E. Myers, Chairman.

We concur in this report: W. J. Lunn, Maurice Smith, Wm. Bishop, E. B. Palmer, E. V. Kuykendall.

On motion of Senator Myers, the report of the conference committee on Senate bill No. 315 was adopted by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Burton, Carlyon, Chase, Cornwell, Cox, Fairchild, Ferryman, Groff, Hall, Hutchinson, Karshner, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Myers, Nichols, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wells, Wray—29.

Voting nay: Senator Faulkner-1.

Those absent or not voting were: Senators Brown, Cleary, Davis (Lincoln), Davis (Walter S.), French, Ghent, Iverson, Johnson, Jones, Judd, Morthland, Stevenson—12.

Senator Smith (Joseph H.) reported that the conference committee on House bill No. 137 were unable to agree and asked for powers of free conference.

On motion of Senator Taylor, the report was adopted.

At 1 p. m., on motion of Senator Palmer, the Senate took a recess until 2:30 o'clock this afternoon.

AFTERNOON SESSION.

The Senate was called to order at 2:30 p.m. by President Hart. The secretary read:

MESSAGE TO THE SENATE.

MR. PRESIDENT:

House of Representatives, Olympia, Wash., March 7, 1917.

The House has passed Senate bill No. 101, entitled "An act relating to actions against public corporations and amending section 951 of Remington & Ballinger's Annotated Codes and Statutes of Washington," with the following amendments:

Amend the title, beginning with the word "public," strike the remainder of the section, and insert in lieu thereof the words "school districts."

Strike all of section 1, and insert in lieu thereof the following: "No action shall be brought or maintained against any school district or its officers for any non-contractual acts or omission of such district, its agents, officers or employees, relating to

any park, playground, or field house, athletic apparatus or appliance, or manual training equipment, whether situated in or about any school house or elsewhere owned, operated or maintained by such school district."

Strike the amendment and everything after the word "corporation" in line 6 and insert the following: "Provided, however, No action shall be brought or maintained against any school district or its officers for any noncontractual act or omission of such district, its agents, officers or employees, relating to any park, playground or field house, athletic apparatus or appliance, whether situated in or about any school house or elsewhere, owned, operated, or maintained by such school district."

Also, the House has adopted the report of the conference committee appointed to consider House bill No. 137, and the Senate amendments thereto, and has granted the committee the powers of free conference;

Also, the speaker has appointed as a conference committee on House bill No. 292, Messrs. Roth, Swale and Smith;

Also, the House has refused to recede from its amendments to Senate bill No. 312, and the speaker has appointed as a conference committee Messrs. Wilson, Hodgdon and Smith;

Also, the House has refused to recede from its amendments to Senate bill No. 127, and the speaker has appointed as members of a conference committee thereon Messrs. Urquhart, Hubbell and Hull.

C. R. Maybury, Chief Clerk.

Senator Boner moved that the Senate concur in the House amendments to Senate bill No. 101.

The secretary called the roll and the Senate concurred in the House amendments to Senate bill No. 101 by the following vote:

Those voting aye were: Senators Boner, Brand, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Faulkner, Ferryman, French, Hall, Iverson, Johnson, Jones, Judd, Karshner, Landon, Metcalf, Morthland, Myers, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wells, Wray—29.

Those absent or not voting were: Senators Barnes, Brown, Davis (Lincoln), Davis (Walter S.), Fairchild, Ghent, Groff, Hutchinson, Kleeb, Kuykendall, McMillan, Nichols, Stevenson—13.

The secretary read:

SENATE CHAMBER, OLYMPIA, WASH., March 8, 1917.

MR. PRESIDENT:

We, your committee on free conference, to whom was referred engrossed House bill No. 126, have had the same under consideration and respectfully report the same back with the recommendation that the House concur in the Senate amendment to the title, in the Senate amendment to section 1; that the Senate amendment, adding a new section to be known as section 7 be stricken; that section 6 be renumbered section 7; and that a new section be inserted in place of section 6, to read as follows:

Sec. 6. That section 9199 of Remington & Ballinger's Code be amended to read as follows:

"Section 9199. All bequests and devises of property within this state when the same is for one of the following charitable purposes, namely, the relief of the aged, indigent and poor people, maintenance of sick or maimed, the support or education of orphans or indigent children, and all bequests and devises heretofore or hereafter made to the State of Washington or to any county, city, school district or other municipal corporation therein for eleemosynary, charitable, educational or philanthropic purposes shall be exempt from the payment of any inheritance tax, and any property in this state which has been devised or bequeathed for such purposes and upon which a state inheritance tax is claimed or is owing is hereby declared to be exempt from the payment of such tax, and the same is hereby remitted.

E. BEN JOHNSON, Chairman.

We concur in this report: J. W. Faulkner, D. V. Morthland.

Senator Johnson moved the adoption of the report.

The secretary called the roll and the Senate adopted the report of the committee on free conference on House bill No. 126 by the following vote:

Those voting aye were: Senators Boner, Brand, Burton, Carlyon, Chase,

Cleary, Cornwell, Cox, Faulkner, Ferryman, Hall, Iverson, Jones, Judd, Karshner, Kuykendall, Landon, Metcalf, Morthland, Myers, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wells, Wray—28.

Voting nay: Senator French-1.

Those absent or not voting were: Senators Barnes, Brown, Davis (Lincoln), Davis (Walter S.), Fairchild, Ghent, Groff, Hutchinson, Johnson, Kleeb, McMillan, Nichols, Stevenson—13.

The secretary read:

SENATE CHAMBER, OLYMPIA, WASH.. March 8, 1917.

MR. PRESIDENT:

We, your committee on free conference, to whom was referred engrossed House bill No. 137, have had the same under consideration, and recommend that said bill be amended as follows:

Strike all of sections 4 and 5 and insert in lieu thereof the following:

Sec. 4. The counties of Whatcom and San Juan shall constitute one judicial district and be entitled to two superior judges and the superior judges heretofore elected in and for the county of Whatcom shall be the superior judges for said counties of Whatcom and San Juan.

Sec. 5. The county of Skagit shall constitute one judicial district and be entitled to one superior judge and the superior judge heretofore elected in and for the counties of Skagit and San Juan shall be the superior judge for Skagit county.

We concur in this report: Joseph H. Smith, A. A. Smith, Ed Brown, S. F. Spencer, F. D. Yale, W. E. Terry.

Senator Smith (Joseph H.) moved the adoption of the report.

The secretary called the roll on the motion by Senator Smith (Joseph H.), and the Senate adopted the report of the committee on free conference on House bill No. 137 by the following vote:

Those voting aye were: Senators Boner, Brand, Burton, Carlyon, Chase, Cornwell, Cox, Davis (Walter S.), Faulkner, Ferryman, French, Hall, Johnson, Judd, Karshner, Kuykendall, Landon, Metcalf, Morthland, Myers, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wray—27.

Those absent or not voting were: Senators Barnes, Brown, Cleary, Davis (Lincoln), Fairchild, Ghent, Groff, Hutchinson, Iverson, Jones, Kleeb, McMillan, Nichols, Stevenson, Wells—15.

The president appointed as a conference committee on Senate bill No. 127 Senators Hall, Faulkner and Morthland.

The secretary read:

MESSAGE TO THE SENATE.

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., March 8, 1917.

MR. PRESIDENT:

The speaker has signed enrolled Senate bill No. 322, entitled "An act authorizing cities and towns in the State of Washington to grant to the board of county commissioners of any county in this state joining in the construction or operation of any interstate bridge, or to any other public authority of this state, joining in the operation of any such interstate bridge, a part of which or the approaches thereto are within any such city or town, the right to lay and maintain street car tracks over such portions of the streets constituting the approaches to such interstate bridge or used in connection therewith, and conferring upon such public authorities the right to control the use of such railway tracks and to grant the right to use the same to persons, municipalities or corporations operating over such interstate bridge or other street car companies operating over such tracks:"

Also, enrolled Senate bill No. 195, entitled "An act relating to commercial waterway districts of the State of Washington, and providing for the issuance of refunding

bonds by said district, and amending section \$172 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, enrolled Senate bill No. 142, entitled "An act to amend section 8983 of Remington & Ballinger's Annotated Codes and Statutes of Washington, relating to salaries of court bailiffs;"

Also, enrolled Senate bill No. 106, entitled "An act relating to free kindergartens and amending section 4740 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, enrolled Senate bill No. 306, entitled "An act relating to local improvement districts in cities and towns, providing for the application for and consent to the cancellation of the penalties on delinquent assessments on tide lands included within such districts, and granting the power of cancellation to certain municipal officers;"

Also, enrolled Senate bill No. 11, entitled "An act relating to the control of dead bodies and providing for the establishment, maintenance and regulation of public morgues in counties having a population of two hundred and fifty thousand or more, and prescribing penalties for the violation thereof;"

Also, enrolled Senate bill No. 104, entitled "An act relating to elections, and authorizing electors absent from their precincts of residence to vote at general elections and the primaries therefor, providing a penalty for violation and amending sections 1, 2, 3, 4, 5, 6 and 7 of chapter 189 of the Laws of 1915;"

Also, enrolled Senate bill No. 52, entitled "An act to establish a Code of Probate Law and Procedure including the making and probating of bills, administration of estates of deceased persons; appointment of guardians of the persons and estates of minors, insane and mentally incompetent persons and administering their estates and providing penalties for the violation of certain provisions of this act and repealing sections 1278 to 1340, both inclusive, sections 1372 to 1692, both inclusive, and sections 1694 and 1320-1 of Remington & Ballinger's Annotated Codes and Statutes of Washington, and section 1693 of Remington & Ballinger's Annotated Codes and Statutes of Washington, in part, and all other laws or parts of laws in conflict therewith."

And the same are herewith transmitted.

C. R. MAYBURY, Chief Clerk.

OLYMPIA, WASH., March 8, 1917.

We, your committee on conference, to whom was referred House bill No. 301, have had the same under consideration and recommend that the Senate recede from its amendments thereto.

We concur in this report: C. E. Hoover, Fred M. Hastings, G. A. Weldon, O. T. Cornwell, John W. Kleeb, Walter S. Davis.

Senator Davis (Walter S.) moved the adoption of the report.

The secretary called the roll and the report of the committee on House bill No. 301 was adopted by the following vote:

Those voting aye were: Senators Barnes, Boner, Brown, Burton, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Ferryman, Jones, Judd, Karshner, Kleeb, Kuykendall, McMillan, Metcalf, Myers, Nichols, Palmer, Smith (A. A.), Smith (Joseph H.), Wray—23.

Those absent or not voting were: Senators Brand, Carlyon, Chase, Davis (Lincoln), Faulkner, French, Ghent, Groff, Hall, Hutchinson, Iverson, Johnson, Landon, Morthland, Phipps, Steiner, Stevenson, Taylor, Wells—19.

The president stated that when enrolled House bill No. 110 went into effect he would appoint Senators Boner, Kuykendall and Palmer as a committee as therein provided for.

REPORT OF COMMITTEE ON ENROLLED BILLS.

SENATE CHAMBER, OLYMPIA, WASH., March 8, 1917.

MR. PRESIDENT :

Your Committee on Enrolled Bills, to whom was referred enrolled Senate bill No. 278, entitled "An act relating to public highways, providing for the expending of certain funds of counties on such highways, and amending section 5878-6 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, enrolled Senate bill No. 71, entitled "An act relating to normal schools and amending sections 4365, 4367, 4370 of Remington & Ballinger's Annotated Codes and Statutes of Washington and providing for the establishment of an extension department with general duties stated;"

Also, enrolled Senate bill No. 103, entitled "An act providing for the establishment and regulating the operation of teachers' retirement funds in school districts of the first class, defining the powers and duties of certain officers in relation thereto, providing for the levy and collection of taxes therefor, and providing for appeals from the decisions of the trustees of such fund;"

Also, enrolled Senate bill No. 134, entitled "An act relating to game animals, creating a game preserve in Okanogan county and providing a penalty;"

Also, enrolled Senate bill No. 173, entitled "An act providing for the disincorporation of water districts organized under the laws of the State of Washington;"

Also, enrolled Senate bill No. 219, entitled "An act providing for the setting apart and donating for public use certain shore lands, providing for the platting of harbor areas and making an appropriation for such purpose;"

Also, enrolled Senate concurrent resolution No. 14, relating to extension of time for completing Senate and House calendars;

Also, enrolled Senate joint memorial No. 18, relating to a petition for an order allowing J. Benjamin Hayes to take an examination for commission in the regular army, have compared same with the engrossed bills, resolution and memorial, and find them correctly enrolled.

Respectfully submitted,

A. E. Judd, Chairman. We concur in this report: W. Fairchild, W. V. Wells.

Senator Groff stated that he had read enrolled Senate bill No. 71 and found it correctly enrolled. Senator Steiner made the same statement as to enrolled Senate bill No. 103; Senator Myers as to enrolled Senate bill No. 134; Senator Wray as to enrolled Senate bill No. 219; Senator Hutchinson as to Senate joint memorial No. 18 and Senator Kleeb as to enrolled Senate bill No. 278.

The president signed enrolled Senate bills Nos. 134, 173, 103, 219, 71, 278, enrolled Senate concurrent resolution No. 14, and enrolled Senate joint memorial No. 18.

The secretary read:

MESSAGE TO THE SENATE.

House of Representatives, Olympia, Wash., March 8, 1917.

MR. PRESIDENT:

The speaker has appointed House members to act on joint committee of the House and Senate as provided in section 1 of House bill No. 110, Messrs. John R. Wilson, Fred A. Adams and E. A. Graham;

Also, the House has adopted the report of the free conference committee to House bill No. $126\,;$

Also, the House has adopted report of conference committee on House bill No. 137;

Also, the House has adopted report of conference committee on House bill No. 301;

Also, the House has refused to adopt the report of the conference committee on Senate bill No. 287, and re-refers it to the committee. C. R. Maybury, Chief Clerk.

SENATE CHAMBER, OLYMPIA, WASH., March 8, 1917.

Mr. President:

We, your committee on conference, to whom was referred amended Senate bill No. 127, entitled "An act relating to the use of water in the State of Washington and the right to the use thereof, providing penalties for its violation, and for the exercise of the power of eminent domain in certain cases, making an appropriation, etc," have had the same under consideration and ask that the House recede from its

amendments to section 46, and that the Senate concur in all of the other amendments.

OLIVER HALL, Chairman.

We concur in this report: J. W. Faulkner, D. V. Morthland, John Urquhart, J. C. Hubbell, Stephen A. Hull.

Senator Hall moved the adoption of the report of the committee. The motion carried.

Senator Steiner reported that the conference committee on Senate bill No. 287 were unable to agree and asked for powers of free conference.

On motion of Senator Smith (Joseph H., the report was adopted.

Senator Steiner moved to reconsider the vote by which the conference committee report on Senate bill No. 287 had been adopted and that the report be re-referred to the same committee.

The motion carried.

The secretary read:

OLYMPIA, WASH., March 7, 1917.

Mr. President:

We, your committee on conference, to whom was re-referred the matter of the consideration of the House amendments to Senate bill No. 287, entitled "An act amending sections 6, 12, 21, 23, 24, 25, 38, 46, 48, 51, 52, 54, 58, 63, 65, 66, 71, 77, 88, 93, 96, 99 and 100 and repealing section 60 of chapter 31 of the Laws of 1915 of the legislature of the State of Washington, known as the 'Fisheries Code' of said state, etc.," have had the same under consideration, and we respectfully report the same back to the Senate with the following recommendations:

We recommend that the House recede from the following amendment:

"Sec. 1½. That section 10 of chapter 31 of the Laws of 1915 be amended to read as follows:

"Section 10. The commission may prohibit fishing for both food and game fish in any river or stream, or any part thereof, if they consider it necessary for the protection of the food and game fishes mentioned in this act, except as hereinafter provided. When the commission shall desire to close any river or stream to fishing they shall publish in a weekly newspaper in such county or counties through which such stream or river flows, for not less than two successive issues, a notice stating that from a certain date, which shall not be less than fifteen days from the date of said notice, to a date also to be fixed in said notice, said stream or river, or the portion thereof therein described, shall be closed to fishing. It shall be unlawful to take any of the food and game fishes mentioned in this act, by any means whatever, from any stream or river during the closed period defined in such notice, except the Columbia river where the same forms a state boundary: Provided, That nothing in this section contained shall be construed as prohibiting any person who is a citizen of the United States, or has declared his intention to become such, from fishing in any stream during the open season on such stream, or during the open season on the main stream of which such stream is a tributary, and taking therefrom for food for his own use, or the use of his family, and not for sale, salmon, by means of hook and line, or by spear, or by means of a gill-net not to exceed sixty (60) feet in length, but no more than one-fourth (%) of the width of the stream at the point where such gill-net is located: Provided, Such gill-net shall have meshes not less than six inches when extended."

We further recommend that the Senate concur in all other House amendmnts to said bill.

We concur in this report: E. L. French, M. G. Thomle, E. H. Nash, E. E. Shields, G. E. Steiner, W. V. Wells.

Senator Steiner moved the adoption of the report.

The secretary called the roll and the report on Senate bill No. 287 was adopted by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Burton, Carlyon, Chase, Cleary, Cornwell, Davis (Walter S.), Faulkner, Ferryman, French, Jones, Judd, Kleeb, Morthland, Myers, Palmer, Phipps, Smith (A. A.), Steiner, Wells, Wray—23.

Those absent or not voting were: Senators Brown, Cox, Davis (Lincoln), Fairchild, Ghent, Groff, Hall, Hutchinson, Iverson, Johnson, Karshner, Kuykendall, Landon, McMillan, Metcalf, Nichols, Smith (Joseph H.), Stevenson, Taylor—19.

Senator Palmer moved that the Senate concur in all House amendments to Senate bill No. 315, including those made by the conference committee which have been heretofore adopted.

The secretary called the roll and the Senate concurred by the following vote:

Those voting aye were: Senators Barnes, Boner, Brown, Burton, Carlyon, Cleary, Cornwell, Davis (Walter S.), Faulkner, Ferryman, French, Groff, Hall, Hutchinson, Judd, Kleeb, McMillan, Metcalf, Morthland, Myers, Palmer, Phipps, Smith (A. A.), Wells—24.

Those absent or not voting were: Senators Brand, Chase, Cox, Davis (Lincoln), Fairchild, Ghent, Iverson, Johnson, Jones, Karshner, Kuykendall, Landon, Nichols, Smith (Joseph H.), Steiner, Stevenson, Taylor, Wray—18.

The secretary called the roll on the report of the free conference committee on Senate bill No. 127, and it was adopted by the following vote:

Those voting aye were: Senators Barnes, Burton, Chase, Cornwell, Davis Walter S.), Faulkner, Ferryman, Groff, Hall, Hutchinson, Johnson, Judd, Kleeb, Kuykendall, Metcalf, Morthland, Myers, Palmer, Phipps, Smith A. A.), Smith (Joseph H.), Steiner, Wray—23.

Those absent or not voting were: Senators Boner, Brand, Brown, Carlyon, Cleary, Cox, Davis (Lincoln), Fairchild, French, Ghent, Iverson, Jones, Karshner, Landon, McMillan, Nichols, Stevenson, Taylor, Wells—19.

MESSAGE TO THE SENATE.

House of Representatives, Olympia, Wash., March 8, 1917.

MR. PRESIDENT:

The House has adopted the report of free conference committee on substitute Senate bill No. 315;

Also, the House has adopted the report of the conference committee on Senate bill No. 127;

The House has adopted the conference committee report to Senate amendments to House bill No. 126;

Also, the House refuses to concur in Senate amendments to House bill No. 193, and respectfully asks the Senate to recede therefrom. C. R. Maybury, Chief Clerk.

The president appointed as a conference committee on House bill No. 193, Senators Wray, Johnson and Steiner.

The secretary read:

SENATE CHAMBER, OLYMPIA, WASH., March 8, 1917.

MR. PRESIDENT:

We, your committee on conference, to whom was referred substitute Senate bill No. 312, entitled "An act granting a right to recover damages for the death of a person caused by the wrongful act, negligence or default of another, etc.," have had the same under consideration and ask that the House recede from its amendments.

E. E. BONER, Chairman.

We concur in this report: E. V. Kuykendall, E. Ben Johnson, John R. Wilson, C. W. Hodgdon, Maurice Smith.

On motion of Senator Boner, the report of the committee was adopted. At 5 o'clock p. m., on motion of Senator Carlyon, the Senate took a recess until 8 o'clock this evening.

EVENING SESSION.

The Senate was called to order at 8 p. m. by President Hart.

Senator Nichols reported that the conference committee on House bill No. 292 had been unable to agree, and asked powers of free conference.

On motion of Senator Nichols, the report was adopted, and the same committee continued with powers of free conference.

The secretary read a resolution by Senator Davis (Walter S.), as follows:

Resolved, That the Senate of the State of Washington hereby expresses its high appreciation of the devotion to public duty on the part of the House of Representatives as shown in its toiling far beyond the midnight hour the past two nights in order to complete its calendar and give thorough consideration to as many Senate bills as possible.

Resolved, That a copy of this resolution and bouquet be transmitted to the House.

On motion of Senator Davis (Walter S.), the resolution was adopted.

To the President and Members of the Senate:

Your committee appointed for the purpose of arranging for the return ball have placed upon each desk an itemized statement of the receipts and expenditures. We desire, however, to have this statement entered on the Journal of the Senate.

 Total collections
 \$495 00

 Total expenditures
 418 25

Leaving an unexpended balance of......\$ 76 75

Your committee decided that this balance should be returned to the members subscribing to the fund and have paid back to each member so subscribing the sum of 75 cents.

We concur in this report: William Wray, Jesse S. Jones.

SENATE CHAMBER, OLYMPIA, WASH., March 8, 1917.

MR. PRESIDENT:

We, your committee on conference, to whom was referred House bill No. 193, entitled "An act relating to justices of the peace and constables in cities of the first and second class and amending section 6547 of Remington & Ballinger's Annotated Codes and Statutes of Washington," have had the same under consideration and ask that the Senate recede from its amendment to said bill and from each and all thereof.

WILLIAM WRAY, Chairman.

We concur in this report: E. Ben Johnson, G. E. Steiner, Frank E. Boyle, J. Howard Shattuck, Victor Zednick.

Senator Wray moved the adoption of the committee report on House bill No. 193.

The secretary called the roll, and the report was adopted by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Burton, Carlyon, Chase, Cleary, Cornwell, Davis (Walter S.), Fairchild, Faulkner, Ferryman, Ghent, Hutchinson, Iverson, Johnson, Judd, Kleeb, Kuykendall, Mc-Millan, Metcalf, Morthland, Myers, Palmer, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wells, Wray—31.

Those absent or not voting were: Senators Brown, Cox, Davis (Lincoln), French, Groff, Hall, Jones, Karshner, Landon, Nichols, Stevenson—11.

The secretary read:

SENATE CHAMBER, OLYMPIA, WASH., March 8, 1917.

MR. PRESIDENT:

We, your committee on conference, to whom was referred House bill No. 23, entitled "An act for the establishment and maintenance of an experiment station in

an irrigated district," have had the same under consideration and ask that the House concur in the Senate amendments.

OLIVER HALL, Chairman.

We concur in this report: E. J. Cleary, Dan Landon, Ina P. Williams, John Urquhart, Gordon C. Moores.

On motion of Senator Hall, the report of the committee was adopted.

The secretary read:

SENATE CHAMBER, OLYMPIA, WASH., March 8, 1917.

MR. PRESIDENT:

We, your committee on conference, to whom was referred Senate bill No. 223, entitled "An act relating to the production and marketing of farm products, creating the office of director of farm markets, defining his powers and duties and fixing his salary, and making an appropriation," are unable to agree and ask that we be given the power of free conference.

RALPH METCALF, Chairman.

We concur in this report: Ed Brown, C. R. McMillan, W. J. Lunn, A. A. Kelly, J. S. Siler.

On motion of Senator Metcalf, the report of the committee was adopted. The secretary read:

MESSAGE TO THE SENATE.

House of Representatives, Olympia, Wash., March 8, 1917.

MR. PRESIDENT:

The House has adopted the report of the conference committee upon Senate bill No. 223, and therebly continues the committee with free conference powers;

Also, the House has adopted the report of the free conference committee upon Senate bill No. 223.

C. R. Maybury, Chief Clerk.

SENATE CHAMBER, OLYMPIA, WASH., March 8, 1917.

MR. PRESIDENT:

We, your committee on free conference, to whom was referred Senate bill No. 223, entitled "An act relating to the production and marketing of farm products, creating the office of director of farm markets, defining his powers and duties and fixing his salary, and making an appropriation," recommend that the House recede from its amendment to strike lines 15, 16, 17, 18 and 19 to the period, (.) subdivision (c) of the printed bill, being lines 10, 11, 12, 13, 14, 15 and 16 to and including the word "oath" in line 17 in the engrossed bill, and that in lines 18 and 19, subdivision (c) of the printed bill, being lines 15, 16 and 17 of the engrossed bill the words "issue subpoenas and compel the attendance of witnesses under oath," be stricken and there be inserted in lieu thereof the following: "visit the place of business of any individual firm, corporation or association, and examine under oath such individuals and the officers and employees of such firms, corporations and associations for the purpose of obtaining accurate information."

RALPH METCALF, Chairman.

We concur in this report: W. J. Lunn, A. A. Kelly, J. S. Siler, Ed Brown, C. R. McMillan.

Senator Metcalf moved that the report of the committee on free conference on Senate bill No. 223 be adopted.

The secretary called the roll, and the Senate adopted the report of the committee on free conference on Senate bill No. 223 by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Burton, Carlyon, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, French, Ghent, Hall, Hutchinson, Iverson, Johnson, Judd, Karshner, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Morthland, Myers, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wells, Wray—35.

Voting nay: Senator Palmer-1.

Those absent or not voting were: Senators Brown, Davis (Lincoln), Groff, Jones, Nichols, Stevenson—6.

The secretary read:

MESSAGE TO THE SENATE.

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., March 8, 1917.

MR. PRESIDENT:

The House has adopted the report of the conference committee on House bill No. 23;

Also, the House has adopted report of the conference committee to House bill No. 193:

Also, the House has adopted the report of the conference committee upon substitute Senate bill No. 312.

Also, the House has adopted the report of the conference committee upon House bill No. 292, and thereby continues the committee with free conference powers.

C. R. MAYBURY, Chief Clerk.

REPORT OF CONFERENCE COMMITTEE ON HOUSE BILL NO. 195.

SENATE CHAMBER, OLYMPIA, WASH., March 8, 1917.

MR. PRESIDENT:

We, your committee on free conference, to whom was referred House bill No. 195, entitled "An act relating to public highways, the disposition of automobile license fees, etc.," and the Senate amendments thereto, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it be amended as follows:

Strike all after the enacting clause and substitute the following:

Section 1. There is hereby created in each county of the state a county fund to be known as the permanent highway maintenance fund. The county officers of the various counties having the custody and disposition thereof are directed to set aside and place to the credit of said fund all moneys received from the state as provided in section 18, chapter 142, Laws of 1915, and all acts amendatory thereof and supplementary thereto, and the five per centum of the permanent highway fund as provided in section 5879-14 of Remington & Ballinger's Annotated Codes and Statutes of Washington, which five per centum of the permanent highway fund shall be retained by the county treasurer and placed to the credit of the permanent highway maintenance fund of said county.

- Sec. 2. The state auditor shall apportion and remit monthly by warrant all moneys derived from automobile licenses, fines and forfeited ball, after deductions as provided by section 18, chapter 142, Laws of 1915, as amended by Session Laws of 1917.
- Sec. 3. The state auditor is hereby directed to pay by warrant to each county the balance set aside in the permanent highway fund for the maintenance of permanent highways at the time this act takes effect.
- Sec. 4. The county auditor shall issue warrants for the expenditures from said fund on vouchers approved by the engineer in charge and allowed by the board of county commissioners, which expenditures shall be for the sole purpose of maintaining and repairing primary and permanent highways or highways of like character and for equipment for the maintenance thereof within the respective counties, and the same shall not be expended for any other purpose except as hereinafter provided.
- Sec. 5. That section 4, chapter 65, Laws of 1913 be amended to read as follows: Section 4. All primary highways when constructed shall be maintained at the expense of the permanent highway maintenance fund of the county in which such highway is located. In the event that there is not sufficient money to the credit of such permanent highway maintenance fund so to do, the county commissioners shall expend such portion of the permanent highway fund credited to their county as shall be necessary, and in case the amount to the credit of the permanent highway fund apportioned to their county is not sufficient or available then they shall pay the remainder from the general road and bridge fund of the county. Such highways shall be maintained under such rules, regulations and requirements as may be prescribed by the state highway board. In the event that such highways shall not be maintained in accordance with the standard required by such rules, regulations and requirements, then the state highway board after fifteen days written notice of their

intention so to do, directed to the county commissioners of such county, shall cause the maintenance of such highway to be brought up to the standard required by the rules, regulations and requirements of said highway board and charge the expense thereof as follows. To the permanent highway maintenance fund credited to such county and in case the amount to the credit of such fund is not sufficient then to the available amount apportioned to the county from the permanent highway fund, and if the amount in either of said funds is still not sufficient then to the available amount in the general road and bridge fund of the county. When the maintenance work is done under the direction of the state highway board the payments from the permanent highway maintenance fund and general road and bridge fund shall be by warrants drawn by the county auditor upon vouchers approved by the state highway commissioner, and when any payments for maintenance purpose are made from the portion of the permanent highway fund credited to the county, the same shall be made upon warrants drawn by the state auditor on vouchers approved by the state highway commissioner and in such case the state auditor shall notify the county auditor of the county of all payments so made. In any county where no primary state highways have been constructed by the state, or the full amount of the permanent highway maintenance fund is not necessary for the maintenance of permanent highways, the remaining funds to the credit of the permanent highway maintenance fund shall be used in the maintenance or improvement of roads upon the route of primary state highways. The construction of all primary highways shall be under the immediate supervision and control of the state highway board.

That a new section be added to be known as "Sec. 6," to read as follows:

"Sec. 6. For the purpose of raising revenue to construct and repair highways and bridges, the proper state officers shall levy and collect a tax of one mill upon all of the property in the state subject to taxation. The fund provided by such levy shall be placed in the public highway fund: *Provided, however,* That nothing in this act contained shall have the effect or be construed to alter or modify in any particular any tax levy made or proceeding had or to be had for the collection of any tax here-tofore levied or imposed under or pursuant to the provision of any former or existing laws."

That a new section be added to be known as "Sec. 7," to read as follows:

"Sec. 7. That chapter 59, Session Laws of 1915 is hereby repealed."

Strike the title and insert in lieu thereof the following:

"An act relating to public highways, providing a system for maintaining the same; prescribing a method for apportioning automobile license fees; providing for a tax levy for the construction of state roads; amending section 4, chapter 65, Laws of 1913 and repealing chapter 59, Laws of 1915." RALPH D. NICHOLS, Chairman.

We concur in this report: J. C. Hubbell, Maurice Smith, Harve H. Phipps, H.

D. Taylor.

Senator Nichols moved the adoption of the report of the committee on free conference on House bill No. 195.

The secretary called the roll, and the Senate adopted the report of the committee on free conference on House bill No. 195 by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Burton, Chase, Cleary, Davis (Walter S.), Fairchild, Ferryman, French, Ghent, Hall, Iverson, Judd, Kleeb, Kuykendall, Landon, McMillan, Metcalf, Morthland, Myers, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Taylor, Wells, Wray—28.

Those voting nay were: . Senators Faulkner, Hutchinson, Palmer-3.

Those absent or not voting were: Senators Brown, Carlyon, Cornwell, Cox, Davis (Lincoln), Groff, Johnson, Jones, Karshner, Nichols, Stevenson—11.

MESSAGE TO THE SENATE.

House of Representatives, Olympia, Wash., March 8, 1917.

MR. PRESIDENT:

The House has passed House bill No. 396, entitled "An act making an appropriation for repairing buildings and the maintenance and sundry expenses of various state institutions, schools and state offices, etc.;"

Also, the speaker has signed enrolled Senate joint memorial No. 18, relating to the appointing of J. Benjamin Hayes a first lieutenant in the regular army;

Also, enrolled Senate concurrent resolution No. 14, relating to the extension of time for consideration of House bills on the calendar of the Senate and the Senate bills now on the calendar of the House;

Also, enrolled Senate bill No. 278, entitled "An act relating to public highways, providing for the expending of certain funds of counties on such highways, etc.;"

Also, enrolled Senate bill No. 71, entitled "An act relating to normal schools, providing for the establishment of an extension department with general duties stated, etc.;"

Also, enrolled Senate bill No. 219, entitled "An act providing for the setting apart and donating for public use certain shore lands, providing for the platting of harbor areas and making an appropriation for such purposes;"

Also, enrolled Senate bill No. 103, entitled "An act providing for the establishment and regulating the operation of teachers' retirement funds in school districts of the first class, etc.;"

Also, enrolled Senate bill No. 134, entitled "An act relating to game animals, creating a game preserve in Okanogan county and providing a penalty;"

Also, enrolled Senate bill No. 173, entitled "An act providing for the disincorporation of water districts organized under the Laws of the State of Washington;"

Also, the speaker has signed enrolled Senate bill No. 63, entitled "An act relating to the forests of the state; requiring owners of forest land to provide patrol therefor, declaring certain dangerous forest conditions to be public nuisances and providing for their abatement, providing for the creation of official fire districts and for the cooperation of the state with other agencies in protecting such districts, prescribing methods for assessing and collecting the costs incurred in carrying out the provisions thereof, and prescribing the procedure for serving notices required thereby and by other forest laws of the state;"

Also, enrolled Senate bill No. 93, entitled "An act relating to the registration of stallions and jacks, amending sections 1, 2, 4, and 5 of chapter 99 of the Laws of 1911, and repealing section 8 of chapter 99 of the Laws of 1911;"

Also, enrolled Senate bill No. 96, entitled "An act relating to the practice of midwifery, regulating the same, providing for the examination and licensing of applicants, and providing penalties for the violation of this act;"

Also, enrolled Senate bill No. 222, entitled "An act relating to the publication of the Washington supreme court reports, and amending section 9066 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, enrolled Senate bill No. 307, entitled "An act relating to drainage districts, providing for assessments according to benefits authorized and incurring additional obligations in case of emergency and amending sections 4149 and 4163 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, enrolled Senate bill No. 17, entitled "An act permitting the conversion of building and loan and savings and loan associations and societies into mutual savings banks, prescribing the procedure therefor and declaring the effect thereof;"

Also, the House has adopted the report of free conference committee on House bill No. 195.

C. R. Maybury, Chief Clerk.

On motion of Senator French, the rules were suspended, and the Senate returned to the order of business.

INTRODUCTION OF BILLS.

Engrossed House bill No. 396, by the Committee on Appropriations, entitled "An act making appropriations for the repairing of buildings at, for the purchase of land, the maintenance and sundry expenses of, the various state institutions, schools and state offices; for sundry civil expenses of the state government and for miscellaneous purposes for the fiscal term beginning April 1, 1917, and ending March 31, 1919, except as otherwise provided; for certain deficiencies and the relief of certain persons and officers, and providing when this act shall take effect.

The bill was read the first time, and on motion of Senator French, the rules were suspended, the bill was read the second time by title and referred to the Committee on Appropriations.

On motion of Senator Taylor, the members of the Appropriations Committee were allowed to sit during the session.

REPORTS OF COMMITTEE ON ENROLLED BILLS.

SENATE CHAMBER, OLYMPIA, WASH., March 8, 1917.

MR. PRESIDENT:

Your Committee on Enrolled Bills, to whom was referred enrolled Senate bill No. No. 317, entitled "An act relating to the compensation of injured workmen in our industries and the compensation of their dependents where such injuries result in death, providing for the collection and disbursement of funds for such purpose, providing penalties and amending section 6604-4 of Remington & Ballinger's Annotated Codes and Statutes of Washington, as amended by section 1 of chapter 188, Session Laws of 1915 of the State of Washington, and amending sections 6604-3, 6604-8, 6604-22 and 6604-23 of Remington & Ballinger's Annotated Codes and Statutes of Washington:"

Also, enrolled Senate bill No. 122, entitled "An act to amend section 982 of Remington & Ballinger's Annotated Codes and Statutes of Washington, relating to divorce and alimony;"

Also, enrolled Senate bill No. 149, entitled "An act relating to the improvement of lands and other property by diking and drainage and the establishing and consolidation of improvement districts for such purpose; providing for the construction, maitenance and extension of diking and drainage systems; the method of apportioning, assessing and reassessing the costs thereof against lands and other property benefited thereby, and the collection of such assessments; providing for the disposal of water developed by drainage systems; providing penalties for the damaging of diking and drainage improvements; and amending sections 4226-1, 4226-2, 4226-3, 4226-4, 4226-1, 4226-1, 4226-1, 4226-1, 4226-1, 4226-1, 4226-1, 4226-2, 4226-2, 4226-2, 4226-2, 4226-2, 4226-2, 4226-3,

Also, enrolled Senate bill No. 30, entitled "An act providing for a lien for rent due and to become due, and for the enforcement thereof;"

Also, enrolled Senate bill No. 212, entitled "An act relating to the management, sale, lease and disposition of state lands and amending section 6675 of Remington & Ballinger's Annotated Codes and Statutes of Washington," have compared same with the engrossed bills and find them correctly enrolled. Respectfully submitted,

A. E. Judd, Chairman.

We concur in this report: W. Fairchild, W. V. Wells.

SENATE CHAMBER,

MR. PRESIDENT:

OLYMPIA, WASH., March 8, 1917.

Your Committee on Enrolled Bills, to whom was referred enrolled Senate bill No. 47, entitled "An act relating to the state institutions of higher education, making provision for the annual levy of a tax to produce revenue therefor and amending section 5049-4 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, enrolled Senate bill No. 171, entitled "An act fixing the compensation of all county officers in counties having a population of over two hundred and fifty thousand and naming such counties 'class A counties;' "

Also, enrolled Senate bill No. 302, entitled "An act relating to the purchase, construction, maintenance and operation of ferries on the boundary line between two counties, and providing that this act shall take effect immediately;"

Also, enrolled Senate bill No. 101, entitled "An act relating to actions against school districts," have compared same with the engrossed bills Nos. 47 and 171, and original bills Nos. 302 and 101, and find them correctly enrolled.

Respectfully submitted,

A. E. Judd, Chairman.

We concur in this report: W. Fairchild, W. V. Wells.

Senator Chase stated that he had read enrolled engrossed Senate bill No. 317, and that it was correctly enrolled; Senator Palmer made the same statement as to enrolled Senate bill No. 122; Senator Wells made the same statement as to enrolled Senate bill No. 149; Senator Groff made the same statement as to enrolled Senate bill No. 30; Senator Morthland made the same statement as to enrolled Senate bill No. 212; Senator Wray made the same statement as to enrolled Senate bills Nos. 47 and 171; Senator Barnes stated that he had read the original enrolled Senate bill No. 302, and that it was correctly enrolled; Senator Boner made the same statement as to enrolled Senate bill No. 101.

The president signed enrolled Senate bills Nos. 302, 122, 317, 101, enrolled substitute Senate bill No. 149, and enrolled Senats bills Nos. 30, 212, 171 and 47.

On motion of Senator French, the Senate returned to the order of business.

REPORTS OF STANDING COMMITTEES.

MR. PRESIDENT:

SENATE CHAMBER, OLYMPIA, WASH., March 8, 1917.

We, your Committee on Appropriations, to whom was referred House bill No. 396, entitled "An act making appropriations for the repairing of buildings at, for the purchase of land, the maintenance and sundry expenses of, the various state institutions, schools and state offices; for sundry civil expenses of the state government and for miscellaneous purposes for the fiscal term beginning April 1, 1917, and ending March 31, 1919, except as otherwise provided; for certain deficiencies and the relief of certain persons and officers, and providing when this act shall take effect," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass with the following amendments:

Strike all of lines 2, 3, 4 and 5 and sub total page 3, section 1 of the original bill. Strike the words and figures "for the relief of Mrs. Julia Olsen, \$4,000.00," the same being line 12, of page 5 of section. E. L. FRENCH, Chairman.

We concur in this report: Joseph H. Smith, D. H. Cox, Dan Landon, P. H. Carlyon, W. M. Karshner, E. J. Cleary, Guy B. Groff, Oliver Hall.

MESSAGE TO THE SENATE.

MR. PRESIDENT:

House of Representatives. OLYMPIA, WASH., March 8, 1917.

The speaker has signed enrolled Senate bill No. 47, entitled "An act relating to the state institutions of higher education;"

Also, enrolled Senate bill No. 212, entitled "An act relating to the management, sale, lease and disposition of state lands;"

Also, enrolled Senate bill No. 171, entitled "An act fixing the compensation of all county officers in counties having a population of over two hundred and fifty thousand;" Also, Senate bill No. 30, entitled "An act providing for a lien for rent due and to

become due, and for the enforcement thereof:"

Also, enrolled substitute Senate bill No. 149, entitled "An act relating to the improvement of lands and other property by diking and drainage;"

Also, enrolled Senate bill No. 101, entitled "An act relating to actions against school districts:"

Also, enrolled Senate bill No. 122, entitled "An act to amend section 982 of Remington & Ballinger's Annotated Codes and Statutes of Washington, relating to divorce and alimony:"

Also, enrolled Senate bill No. 302, entitled "An act relating to the purchase, construction, maintenance and operation of ferries on the boundary line between two counties ;"

Also, enrolled Senate bill No. 317, entitled "An act relating to the compensation of injured workmen in our industries and the compensation of their dependents." And the same are herewith transmitted.

C. R. MAYBURY, Chief Clerk.

On motion of Senator French, the report of the committee was adopted.

On motion of Senator French, the Senate resolved itself into a committee of the whole to consider engrossed House bill No. 396.

The bill was considered in the committee of the whole, Senator Kuykendall in the chair, and reported back to the Senate with the recommendation that it do pass, with the following amendment:

Insert the words and figures stricken by the Committee on Appropriations, being lines 2, 3, 4 and 5 and sub total page 3, section 1 of the original bill.

On motion of Senator Kuykendall, the report of the committee was adopted.

On motion of Senator Smith (Joseph H.), the reading had in the committee of the whole was considered the third reading and the bill was placed on final passage.

Senator Smith (Joseph H.) moved the previous question, seconded by Senators Chase and Landon.

The motion carried.

The secretary called the roll on the final passage of House bill No. 396, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Boner, Brand, Burton, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Ferryman, French, Hall, Iverson, Johnson, Judd, Karshner, Kleeb, Kuykendall, Landon, Morthland, Myers, Phipps, Smith (A. A.), Smith (Joseph H.), Steiner, Wells, Wray—27.

Those voting nay were: Senators Fairchild, Faulkner, Groff, Hutchinson, McMillan, Palmer—6.

Those absent or not voting were: Senators Brown, Carlyon, Davis (Lincoln), Ghent, Jones, Metcalf, Nichols, Stevenson, Taylor—9.

There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Morthland, the rules were suspended, and House bill. No. 396 ordered transmitted to the House immediately.

The secretary read:

MESSAGE TO THE SENATE.

House of Representatives, Olympia, Wash., March 8, 1917.

MR. PRESIDENT:

The speaker has signed enrolled House bill No. 299, entitled "An act relating to powers of city councils of cities of the third class, and amending section 16 of chapter 184, Session Laws of 1915 of the State of Washington;"

Also, enrolled House bill No. 128, entitled "An act relating to the organization and government of irrigation districts, and facilitating co-operation between irrigation districts and the United States, and amending sections 6416, 6418, 6428, 6430, 6430, 6439, 6440, 6444, 6454, 6457, 6489, 6490, 6491 and 6493 of Remington & Ballinger's Annotated Codes and Statutes of Washington, and as any or either of said sections is amended by section 2 of the Session Laws of 1913, chapter 165 or sections 1, 6, 10, 14, 15, 16, 20, 27, 28, 29 and 31 of the Session Laws of 1915, chapter 179, and providing for the organization and government of special improvement districts within the boundaries of any irrigation district for special construction or improvement in an irrigation system, including drainage, and the levy of special assessments according to benefits for payment thereof, and the issuance of warrants and bonds in the aid thereof by adding to section 6457 of Remington & Ballinger's Codes and Statutes of Washington, new sections to be known as sections 6457-1, 6457-2, 6457-3, 6457-4, 6457-5, 6457-6 and 6457-7:"

Also, enrolled House bill No. 168, entitled "An act relating to publications in newspapers, authorized or required by law;"

Also, enrolled House bill No. 316, entitled "An act relating to the establishment of independent highway districts, organization and administration thereof, the construc-

tion and maintenance of trunk line highways, the issuance and sale of bonds, and the assessment and collection of taxes therefor;"

Also, enrolled House bill No. 162, entitled "An act relating to public highways and providing for the employment of free or day labor and convict labor, and amending section 5869-1 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, enrolled substitute House bill No. 373, entitled "An act relating to weights and measures, and granting all the powers and imposing all the duties now vested and required to be performed by the public service commission with respect to weighing devices used by common carriers other than track scales, in the Secretary of State as ex-officio superintendent of weights and measures;"

Also, enrolled House bill No. 45, entitled "An act relating to and defining the powers of port districts and the powers of port commissioners of port districts; and providing compensation for port commissioners in port districts having a population of two hundred thousand (200,000) or more inhabitants, such compensation being subject to a referendum to the electors of such port district and amending sections 4 and 5 of chapter 92 of the Session Laws of 1911, as amended by chapter 62 of the Session Laws of 1913, the same being sections 8165-4, 8165-5 of Remington & Ballinger's Code;"

Also, enrolled House bill No. 178, entitled "An act authorizing, empowering and limiting cities of the first class to license, for the purpose of revenue, all trades, occupations and callings;"

Also, enrolled House bill No. 328, entitled "An act relating to the practice of law, providing for the licensing of attorneys and counselors of law and of licensed law clerks, or for the revocation of such licenses heretofore or hereafter to be issued, creating a board of law examiners, defining its powers and duties, making unlawful any violations of this act, and repealing sections 119, 120, 121, 122, 123, 124, 125 and 126 of Remington & Ballinger's Annotated Codes and Statutes of Washington and of the supplement (1913) thereof;"

Also, enrolled House bill No. 376, entitled "An act providing for the assessment and collection of an annual license tax for dogs, authorizing cities of the first, second or third class to make disposition of the same, creating a fund for the payment of damages for injuries to domestic animals, permitting any amount in such, in excess of two hundred dollars to be expended for bounties on wild animals providing for the killing of dogs injuring persons or domestic animals, making the owner or keeper thereof liable for damages for such injury, defining the powers and duties of certain officers and providing penalties for violation thereof;"

Also, enrolled House bill No. 363, entitled "An act relating to the financial affairs of countles, and such cities as have a population of less than one hundred and four thousand, according to the federal census, limiting the expenditure of the revenues of the same, prescribing penalties for the violation thereof, and amending section 9211 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, enrolled House bill No. 134, entitled "An act relating to the financial affairs of taxing districts, limiting and prescribing what shall be treated as assets in computing indebtedness of taxing districts, limiting their power to contract debts or incur liabilities and prescribing a method for determining the same, and declaring an emergency;"

Also, enrolled House bill No. 99, entitled "An act relating to insurance, and amending section 6059-6 of Remington and Ballinger's Code;"

Also, enrolled House bill No. 301, entitled "An act relating to misconduct of public school superintendents and officers, and providing a penalty for its violation;"

Also, enrolled House bill No. 137, entitled "An act relating to superior courts and the formation of judicial districts in the counties of Jefferson, Island, Clallam, Snohomish, Whatcom, San Juan and Skagit;"

Also, enrolled House bill No. 214, entitled "An act relating to weights and measures, authorizing state sealers to act as automobile inspector in certain cases, and amending sections 9511-2, 9511-3, 9511-4 and 9511-5 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, enrolled House bill No. 337, entitled "An act authorizing cities and towns to lease or sell any municipally-owned water works, gas works, electric light and power plants, steam plants, street railway plants and lines, telegraph and telephone lines, and plants and any other municipally-owned public utility or public utility system similar or dissimilar in character:"

Also, enrolled House bill No. 154, entitled "An act relating to banking and trust business; the organization, regulation, management and dissolution of banks and trust companies, providing penalties and repealing certain acts and declaring an emergency;"

Also, enrolled House bill No. 193, entitled "An act relating to justices of the peace and constables in cities of the first and second class, and amonding section 6547 of Remington and Ballinger's Annotated Codes and Statutes of Washington;"

Also, the speaker has signed enrolled House bill No. 23, entitled "An act for the establishment and maintenance of an experiment station in an irrigated district."

And the same are herewith transmitted.

C. R. MAYBURY, Chief Clerk.

The president signed enrolled House bills Nos. 299, 128, 168, 316, 162, enrolled substitute House bill No. 373, enrolled House bills Nos. 45, 178, 328, 376, 363, 134, 99, 301, 137, 214, 337, 154, 193, 23.

The secretary read:

STATE OF WASHINGTON, OFFICE OF GOVERNOR, OLYMPIA, March 7, 1917.

To the Honorable, the President of the Senate, Olympia, Washington.

Sin. I have the honor to advise you that the Governor has teday vetced Senetabill No. 89, entitled "An act relating to certain carriers for hire upon every public place, street, road and highway, placing such carriers, their conveyances and business under the jurisdiction of the public service commission of the state, imposing certain duties upon such commission and prescribing penalties for its violation.

Respectfully,
IRVIN W. ZIEGAUS,
Secretary to the Governor.

Senator Taylor moved that the message from the Governor be spread upon the journal and the bill referred to the Rules Committee.

The motion carried.

On motion of Senator Taylor, the Rules Committee were given permission to sit during session.

MESSAGE TO THE SENATE.

MR. PRESIDENT:

House of Representatives, Olympia, Wash., March 8, 1917.

The speaker has signed enrolled House bill No. 126, entitled "An act relating to the taxation of inheritances and amonding sections 9182, 9182, 9192 and 9199 and ro pealing section 9186 and section 9187 of Remington and Ballinger's Code and amonding title LXXVI of Remington and Ballinger's Code by adding thereto a section to be known as section 9188-1 and a section to be known as section 9197-1:"

Also, enrolled House bill No. 195, entitled "An act relating to public highways, providing a system for maintaining the same; prescribing a method for apportioning automobile license fees, providing for a tax levy for the construction of state read; amending section 4, chapter 65, Laws of 1913, and repealing chapter 59, Laws of 1915;"

Also, the House refuses to concur to Senate amendment to House bill No. 396, and asks the Senate to recede therefrom.

C. R. Maybury, Chief Clerk.

Senator Taylor moved that the Senate do not recede from its amendments to House bill No. 396, and that a conference committee be appointed to act thereon.

The motion carried.

The president appointed Senators French, Taylor and Hall as a conference committee to act on House bill No. 396.

The president signed enrolled House bills Nos. 195 and 126.

Sonator Palmer moved that the conference committee on House bill No. 292 be recalled.

The motion failed to carry.

The secretary read:

REPORT OF COMMITTEE ON ENROLLED BILLS.

SENATE CHAMBER, OLYMPIA, WASH., March 8, 1917.

MR. PRESIDENT:

Your Committee on Enrolled Bills, to whom was referred enrolled Senate bill No. 181, entitled "An act relating to the construction, equipment and furnishing of an armory for the use of the National Guard of Washington, at Everett; appropriating money from the military fund therefor, creating a commission to superintend the construction, equipment and furnishing of said armory, and authorizing the promulgation of rules and regulations for the government thereof;"

Also, enrolled substitute Senate bill No. 315, entitled "An act relating to game and game birds, standardizing the time of sunset in the State of Washington, and amending sections 5395-4, 5395-24, 5395-25, 5395-26, 5395-27, 5395-33 and 5395-35 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, enrolled Senate bill No. 312, entitled "An act granting a right to recover damages for the death of a person caused by the wrongful act, neglect or default of another, and repealing section 183 of Remington & Ballinger's Annotated Codes and Statutes of Washington;"

Also, enrolled Senate bill No. 127, entitled "An act relating to the use of water in the State of Washington and the right to the use thereof, providing penalties for its violation, and for the exercise of the power of eminent domain in certain cases, making an appropriation and repealing certain acts and parts of acts;"

Also, enrolled Senate bill No. 223, entitled "An act relating to the production and marketing of farm products, creating the office of director of farm markets, defining his powers and duties and fixing his salary, and making an appropriation;"

Also, enrolled Senate bill No. 287, entitled "An act amending sections 6, 12, 21, 23, 24, 25, 38, 46, 48, 51, 52, 54, 58, 63, 65, 66, 71, 77, 88, 98, 96, 99 and 100, and repealing section 60 of chapter 31 of the Laws of 1915, of the legislature of the State of Washington, known as the 'Fisheries Code' of said state, and adding thereto an additional section defining certain terms therein, and declaring an emergency," have compared same with the engrossed bills and find them correctly enrolled.

Respectfully submitted,

A. E. JUDD, Chairman.

We concur in this report: W. Fairchild, W. V. Wells.

Senator Smith (Joseph H.) stated that he had read enrolled Senate bill No. 181, and that it was correctly enrolled; Senator Myers made the same statement as to enrolled substitute Senate bill No. 315; Senator Morthland made the same statement as to enrolled Senate bill No. 127; Senator Metcalf made the same statement as to enrolled Senate bill No. 223; Senator Steiner made the same statement as to enrolled Senate bill No. 287; Senator Johnson made the same statement as to enrolled Senate bill No. 312.

The president signed enrolled Senate bills Nos. 181, 312, 127, 223, 287, and enrolled substitute Senate bill No. 315.

The secretary read:

Mr. President:

We, your conference committee, appointed to confer with a like committee from the House on House bill No. 396 in regard to the item appropriating \$4,000.00 for the relief of Julia Olsen, have had the same under consideration and recommend that the House concur in the Senate amendment.

E. L. French, Chairman,

H. D. Taylor, Oliver Hall.

Conference Committee of the Senate.
J. H. DAVIS, Chairman,
Conference Committee of the House.

On motion of Senator Taylor, the report of the committee was adopted.

MESSAGE TO THE SENATE.

House of Representatives, Olympia, Wash., March 8, 1917.

MR. PRESIDENT:

The speaker has signed enrolled Senate bill No. 181, entitled "An act relating to the construction, equipment of an armory for the National Guard of Washington at Everett;"

Also, enrolled substitute Senate bill No. 315, entitled "An act relating to game and game birds;"

Also, enrolled Senate bill No. 312, entitled "An act granting the right to recover damages for the death of a person caused by the wrongful act or neglect of another;"

Also, enrolled Senate bill No. 127, entitled "An act relating to the use of water in the State of Washington:"

Enrolled Senate bill No. 223, entitled "An act relating to the production and marketing of farm products;"

Also, enrolled Senate bill No. 287, entitled "An act amending sections 6, 12, 21, 23, 24, 25, 38, 46, 48, 51, 52, 54, 58, 63, 65, 66, 71, 77, 88, 93, 96, 99 and 100 and repealing section 60 of chapter 31 of the Laws of 1915, known as the 'Fisheries Code,'"

Also, the House has refused to accept report of conference committee on House bill No. 396 and asks that the Senate appoint a new conference committee.

C. R. MAYBURY, Chief Clerk.

Senator Taylor moved that the message from the House be returned to the House with instructions to proceed according to parliamentary rules and practice.

Senator Davis (Walter S.) moved to lay the motion on the table.

The motion to lay on the table failed to carry.

The motion by Senator Taylor carried.

The secretary read:

RESOLUTION BY THE COMMITTEE ON SENATE EMPLOYES.

Resolved, That for completing, comparing and signing journal and other records of the Senate and for indexing and mailing to the senators copies of titles of all bills passed by the fifteenth legislature after the close of the session the secretary, engrossing clerk and reading clerk be allowed ten days' extra pay, the journal clerk be allowed fifteen days' extra pay and that the secretary be authorized to employ not more than four additional clerks who shall be allowed not to exceed ten days' extra pay and 12 stenographers not to exceed two days' extra pay, all of said extra time to be at the regular per diem.

Oliver Hall, Jesse S. Jones, A. A. Smith.

On motion of Senator Smith (A. A.), the resolution was adopted. The secretary read:

RESOLUTION BY COMMITTEE ON EMPLOYES.

Resolved, That the janitors, Martin Wall, F. A. Stokes and Robert Taylor be allowed one day's extra pay for cleaning the Senate Chamber at the close of the session and that the president and secretary be and they are hereby authorized to draw the necessary vouchers.

On motion of Senator Smith (A. A.), the resolution was adopted.

The secretary read the following resolution by Senator Groff:

Resolved, By the Senate, that the book typewriter belonging to the Senate be turned over to the Secretary of State for his use and care during the next twenty-two months.

Senator Groff moved the adoption of the resolution.

The motion was lost.

Senator Groff moved to reconsider the vote by which the resolution relative to the book typewriter failed to carry.

On motion of Senator Smith (Joseph H.), the motion to reconsider was laid on the table.

The secretary read the following resolution by Senator Smith (A. A.):

Resolved, That after the close of the session the president and secretary be authorized to execute proper vouchers to the State Auditor for the payment of any expenses that have been incurred by the Senate or that may be incurred in closing the business of the Senate, and which have not been paid at this time.

On motion of Senator Smith (A. A.), the resolution was adopted.

MESSAGE TO THE SENATE.

House of Representatives, Olympia, Wash., March 8, 1917.

MR. PRESIDENT:

The speaker has appointed as a new conference committee to consider House bill No. 396, Messrs. Olsen, Swofford and Hart. C. R. Maybury, Chief Clerk.

The president appointed as a new conference committee on House No. 396, Senators French, Taylor and Smith (Joseph H.).

Senator Faulkner moved that the conference committee on House bill No. 396 be instructed to recommend that the Senate recode from its amond ments to the bill.

Senator Taylor stated that a conference committee could not be instructed, and that the motion was out of order.

The chair ruled the point of order well taken.

The secretary read:

SENATE CHAMBER, OLYMPIA, WASH., March 8, 1917.

MR. PRESIDENT:

We, the following members of your committee on free conference, to whom was referred House bill No. 292, having had the same under consideration, respectfully report the same back with the recommendation that the House concur in the Senate amendments.

Ralph D. Nichols, D. H. Cox, W. M. Karshner, Senate members of the committee.

House of Representatives, Olympia, Wash., March 8, 1917.

MR. PRESIDENT:

We, the following members of the committee on free conference, to whom was referred House bill No. 292, having had the same under consideration and respectfully report the same back with the recommendation that the Sonato recede from its amendments to the House bill and that the said bill be amended as follows:

Sec. 2. That section 9252 of Remington & Ballinger's Code be amended so as to read as follows:

Section 9252. On the first business day after the expiration of the eleven months after the taxes charged against any real property are delinquent, the board of county commissioners shall determine whether it will be for the best interest of the county to carry or further carry the delinquent taxes on the books of the county or to permit cortificates of delinquency for the same to be sold to any person, and should it be doomed advisable to permit the sale of certificates of delinquency, they shall pass a resolution to that effect and publish a copy of the same in the next issue of the official newspaper of the county and on the first day of the month next following, the treasurer shall have the right, and it shall be his duty, upon demand and payment of the taxes and interest, to make out and issue a certificate or certificates of delinquency against such property, and such certificate or certificates shall be numbered and have a stub, which shall be a summary of the certificate and shall contain a statement: (1) Description of the property assessed. (2) Year or years for which assessed. (3) Amount of tax and interest due. (4) Name of owner, or reputed owner, if known. (5) The rate of interest the certificate shall bear. (6) The time when a deed may be had, if not sooner redeemed. (7) When a certificate of any preceding .

year is outstanding and unredeemed, it shall be stated in subsequent certificates issued, and the principal sum due, with date of issue. (8) A guaranty of the county or municipality to which the tax is due if for any irregularity of the taxing officers this certificate be void, then such county or municipality will repay the holder the sum paid thereon with interest at the rate of six per cent per annum from the date of its issuance: Provided, That nothing herein contained shall prevent the running of interest during the said period of eighteen months from the date of delinquency, at the rate of interest provided by law on delinquent taxes: Provided further, That all certificates of delinquency sold to persons shall be registered by the county treasurer in a book provided for that purpose, in which shall also be recorded the name and address of the purchaser of each certificate of delinquency. Thereafter at any time before the expiration of three years from the original date of delinquency of any tax included in a certificate of delinquency issued to a person, the owner of the property may pay to the county treasurer the amount of taxes due for one or more subsequent years, with delinquent interest, if any, to the date of payment, and if the same shall have been paid by the holder of the certificate of delinquency, the county treasurer shall forward the amount of payment or payments made by such owner to the holder of the certificate of delinquency at his registered address. The payment of taxes for such subsequent year or years shall thereby extend the time of the foreclosure of the particular certificate of delinquency one year for each subsequent year's taxes so paid.

Amend section 2 of the mimeographed amended bill as follows:

Strike line 3 and that part of line 4 ending with the word "eighteen" and substitute the following:

"On the first business day after the expiration of eleven."

In line 7 after the word "carry" insert the following: "or further carry."

In line 10 after the comma (,) following the word "delinquency" insert the following: "they shall pass a resolution to that effect and publish a copy of the same in the next issue of the official newspaper of the county and on the first day of the month next following."

Chas. I. Roth, Thos. N. Swale, Maurice Smith, House members of the committee.

Senator Nichols moved the adoption of the report of the House members of the committee.

The secretary called the roll, and the Senate adopted the report of the free conference committee on House bill No. 292 by the following vote:

Those voting aye were: Senators Boner, Brand, Burton, Carlyon, Chase, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, Hall, Hutchinson, Iverson, Johnson, Karshner, Kuykendall, Landon, McMillan, Morthland, Myers, Nichols, Smith (A. A.), Wells—24.

Those voting nay were: Senators Cleary and Palmer-2.

Those absent or not voting were: Senators Barnes, Brown, Davis (Lincoln), French, Ghent, Groff, Jones, Judd, Kleeb, Metcalf, Phipps, Smith (Joseph H.), Steiner, Stevenson, Taylor, Wray—16.

Senator Nichols explained his vote as follows:

"I wish to state that on account of the House having turned down the Senate amendments to this bill I believe that the best interests of the state will be subserved by passing this bill, rather than having conditions as they now are; though I fear some counties may be compelled to go upon a warrant basis."

The secretary read:

SENATE CHAMBER, OLYMPIA, WASH., March 8, 1917.

MR. PRESIDENT:

We, your conference committee to whom was referred House bill No. 396, beg leave to report that we recommend that the House accept the Senate amendment to House bill No. 396.

E. L. French, O. L. Olsen, H. D. Taylor, H. H. Swofford, Joseph H. Smith.

I do not concur: Fred A. Hart.

Senator Taylor moved the adoption of the report.

Senator Johnson moved as a substitute that the Senate recede from its amendments to House bill No. 396.

A roll call was demanded on the substitute motion by Senators Johnson, Taylor, Landon, Nichols, Smith (Joseph H.), French and Carlyon.

The secretary read:

MESSAGE TO THE SENATE.

House of Representatives, Olympia, Wash., March 8, 1917.

MR. PRESIDENT:

The House has adopted the report of the House free conference committee on House bill No. 292, by a vote of 75 to 15;

Also, the speaker has signed House bill No. 292, entitled "An act relating to revenue and taxation, and amending sections 9219, 9252, 9253, 9259 and 9262 of Remington & Ballinger's Annotated Codes and Statute of Washington;"

Also, the House refuses to adopt the report of the conference committee on House bill No. 396.

C. R. Maybury, Chief Clerk.

A call of the Senate was moved by Senator Groff, seconded by Senators Iverson and Kleeb.

The motion carried.

The sergeant-at-arms locked the doors of the Senate.

The secretary called the roll, all members being present, except Senators Brown, Davis (Lincoln), Ghent, Phipps and Stevenson.

On motion of Senator Taylor, all absent Senators were excused.

The secretary called the roll on the substitute motion by Senator Johnson, and the Senate receded from its amendments to House bill No. 396 by the following vote:

Those voting aye were: Senators Brand, Burton, Chase, Cleary, Cornwell, Cox, Davis (Walter S.), Fairchild, Faulkner, Ferryman, Hall, Hutchinson, Iverson, Johnson, Jones, Judd, Kleeb, Landon, McMillan, Metcalf, Morthland, Myers, Nichols, Steiner, Wells, Wray—26.

Those voting nay were: Senators Barnes, Boner, Carlyon, French, Groff, Karshner, Kuykendall, Palmer, Smith (A. A.), Smith (Joseph H.), Taylor—11.

Those absent or not voting were: Senators Brown, Davis (Lincoln), Ghent, Phipps, Stevenson—5.

The president signed enrolled House bill No. 292.

On motion of Senator Palmer, further proceedings under the call of the Senate were dispensed with.

On motion of Senator Taylor, all bills in the Senate not passed were indefinitely postponed.

The secretary read:

MESSAGE TO THE SENATE.

House of Representatives, Olympia, Wash., March 8, 1917.

MR. PRESIDENT:

The speaker has signed enrolled House bill No. 396, entitled "An act making appropriations for the repairing of buildings at, for the purchase of land, the maintenance and sundry expenses of, the various state institutions, schools and state offices; for sundry civil expenses of the state government and for miscellaneous purposes for the fiscal term beginning April 1, 1917, and ending March 31, 1919, except as otherwise provided; for certain deficiencies and the relief of certain persons and officers, and providing when this act shall take effect;"

Also, the House has adopted House concurrent resolution No. 36, relating to the notifying His Excellency Ernest Lister that the legislature is about to adjourn."

And the same are herewith transmitted.

C. R. MAYBURY, Chief Clerk.

The secretary read the following resolution by Senator Landon:

Resolved, That Frank M. Dallam, Jr., secretary of the Senate, be authorized and directed to have a copy of the Senate Journal, together with a suitable index therefor, prepared for the state printer, and that he be allowed for said work the sum of three hundred dollars, the amount allowed for that purpose in the supplemental appropriation bill. The State Auditor is authorized and directed to issue a warrant for one-half of the amount when the printer's receipt for copy is filed in his office, and the balance when the printer shall certify that the reading of the proof on the Journal index has been completed and the same found to be correct.

On motion of Senator Landon, the resolution was adopted.

On motion of Senator Iverson, the journal of today's proceedings was approved.

The secretary read House concurrent resolution No. 36, "Relating to the notifying of His Excellency Ernest Lister that the legislature is about to adjourn."

On motion of Senator Fairchild, House concurrent resolution No. 36 was adopted.

The president signed enrolled House bill No. 396.

The president appointed Senators McMillan and Ferryman as a committee under House concurrent resolution No. 36.

The secretary read:

MESSAGE TO THE SENATE.

House of Representatives, Olympia, Wash., March 8, 1917.

MR. PRESIDENT:

The sepaker has appointed under House concurrent resolution No. 36, Messrs. Farnsworth and Reed (Mark E.)

C. R. Maybury, Chief Clerk.

Sonator Palmer moved that the president appoint a committee of two senators to notify the House that the Senate is ready to adjourn.

The motion carried.

The president appointed Senators Taylor and Morthland as a committee to notify the House that the Senate was ready to adjourn.

Messrs. Shattuck and Adams appeared before the bar of the Senate and stated that the House was ready to adjourn.

The committee appointed under House concurrent resolution No. 36 reported that the Governor had no further business to bring before this cossion.

At 11:45 p. m., on motion of Senator Carlyon, the Senate adjourned sine die.

Louis F. Hart, President of the Senate.

FRANK M. DALLAM, JR., Secretary of the Senate.

APPENDIX A

ADDRESS DELIVERED BY PROFESSOR EDMOND S.
MEANY, BEFORE THE JOINT SESSION
OF THE LEGISLATURE

ADDRESS OF PROF. MEANY.

HOUSE CHAMBER.

OLYMPIA, WASHINGTON, Monday, February 12, 1917.

The joint legislative session was called to order by Lieutenant-Governor Louis F. Hart at 2 o'clock p. m.

He introduced Professor Edmond S. Meany, of the University of Washington, who addressed the assembly as follows:

Mr. President, Members of the Legislative Assembly, Ladies and Gentlemen:

Permit me to congratulate the legislature of the State of Washington on the continued observance of this day and to thank you for the honor of being invited into this presence.

In mid-April, 1865, there was begun a long sad journey from Washington to Springfield. In sunlight, in twilight, and by the flare of torches, Lincoln's funeral was gazed upon by more tear-dimmed eyes than has any other procession in human history. Walt Whitman was among the mourners. He poured out his soul in the poem "When Lilacs Last in the Dooryard Bloom'd," which Swinburne has called the most magnificent nocturne in the English language. Fifty years after that solemn procession an echo of the event and the poem was heard here in the far Northwest:

Once more, O heart, caress this humble bush And swing thy gates to gleam of western star, To haunting lure of perfume calling far, When falls the cool of fourth-month evening hush. Dare I intrust thy strength, O mem'ring rush To cleanly leap each self-love ling'ring bar Athwart thy wonted path lest it should mar That distant song of solemn, plaintive thrush? Ah, wide the miles and deep the flood of years, Yet hour, and star, and bush are still the same! Behold, great love this lilac sprig to fame Has linked: these dripping gems, a poet's tears! O Whitman, see, another spirit hears And plucks a flower in thy loved Lincoln's name!

Four poor boys have risen to the presidency in American history. These were Andrew Jackson, Abraham Lincoln, Andrew Johnson and James A. Garfield. For a long time it was the custom to paint the lowly homes of these boys, and especially that of Lincoln, in darkest hues in order that the final contrast would be the greater. Lincoln's boyhood home was poor and humble but not more abject than many others. There are many still living on the shores of Puget Sound who remember the days of the log cabins here and the children from those homes have often graced these very legislative halls with their rugged honesty and lofty purpose.

An Arabian proverb says:

"That form of speech is best which makes of the ear an eye."

It will be my endeavor, by bringing before you his own words and accounts of his own deeds, to help you see for a few moments the real Abraham Lincoln.

In 1859 he sent to his friend Jesse W. Fell, his autobiography, the major part of which is as follows:

"My parents were both born in Virginia, of undistinguished families—second families perhaps I should say. Mother, who died in my tenth year, was of a family of the name of Hanks, some of whom now remain in Adams, and others in Macon county, Illinois.

"My paternal grandfather, Abraham Lincoln, emigrated from Rockbridge county, Virginia, to Kentucky, about 1781 or 1782, where, a year or two later, he was killed by Indians—not in battle, but by stealth, when he was laboring to open a farm in the forest. His ancestors, who were Quakers, went to Virginia from Berks county, Pennsylvania. An effort to identify them with the New England family of the same

name amounted to nothing more than a similarity of Christian names in both families, such as Enoch, Levi, Mordacai, Solomon, Abraham and the like.

"My father, at the death of his father, was but six years of age, and he grew up literally without education. He removed from Kentucky to what is now Spencer county, Indiana, in my eighth year.

"We reached our new home about the time the state came into the Union. It was a wild region, with many bears and other wild animals still in the woods.

"There I grew up."

Some writers in their quest for deep contrast have gone so far as to call in question the character of Lincoln's mother. A few years ago, Colonel Henry Watterson of Kentucky gave an address on Lincoln before the University of Washington. As he concluded, the late Governor John H. McGraw said to him:

"Colonel, the last time I saw you you told me you were going to write a book on Lincoln. I have been waiting for that book. When will it appear?"

"Yes," replied Colonel Watterson, "I did intend to write such a book. I gathered my papers and documents and went to Geneva, Switzerland, for a quiet place to write. A cablegram called me home and before I could return to my task, a girl had given us a life of Lincoln. It is the best life of him yet published and my book will not be written."

Those who knew the facts regretted that decision. Mr. Watterson, as a young newspaper man, was on the platform at Lincoln's first inaugural and was about to receive the tall silk hat when the President arose to take the oath of office. A hand reached past him and Stephen A. Douglas added to his stature by holding his old rival's hat during that ceremony. From such memories as that, Mr. Watterson could write a most intimate and valuable book on Lincoln. He has chosen, instead, to give high praise to the work of Ida M. Tarbell. Among other valuable services she has ended the cavilling about Lincoln's mother by carefully tracing the records of her marriage and the birth of her son. If other evidence were needed, find it in the sorrow when the boy helped his father to fashion the rude coffin and to bury the mother in a grove near the cabin. Weeks afterward the boy walked miles to overtake a minister of the Gospel who was persuaded to come to that grove and offer a prayer over the grave.

The father married again and the boy gave his new mother a full measure of filial love. He worked on the home farm until of age when he "struck out for himself." The greatest things of which he stood in need was a pair of trousers. A neighboring widow needed fence rails. He agreed to split so many rails per yard of home-spun that would go into a new pair of trousers. We do not know how many rails he split in that bargain but it must have been a large pile for he was a very tall man.

There followed soon afterwards his famous flatboat trip to New Orleans. The most impressive thing he saw in this trip to the outside world was a slave market. A girl was offered for sale. The black mother sat near, her face bathed in tears while men pressed fingers in the flesh of the girl and called out bids. Lincoln hurried back to the flatboat he had brought from the free soil of the north. Raising his arm toward the stars and with an awful oath he exclaimed, "If I ever get a chance to hit this thing, I'll hit it hard."

Returning to Illinois he became a clerk in a store at New Salem. Among his experiences of young manhood there were his frequent efforts at speech-making. On one of these occasions the school teacher approached him and said that he had made an interesting talk but that he seemed to be deficient in grammar.

"What is grammar!" asked Lincoln.

At the very time when that significant question was being asked on the American frontier, a young man of equal age, William E. Gladstone, was graduating from Oxford, a double-first, having obtained highest honors in two great subjects of learning. Search your memories and see if you can recall one expression from the highly cultured and famous Gladstone that will compare with the close of Lincoln's second inaugural.

The school teacher told young Lincoln about the copy of Kirkham's Grammar he had seen in a neighboring farmer's home. The book was borrowed and after a few weeks the imperfections of Lincoln's grammar had vanished. In the same way he later taught himself surveying and law.

When the Black Hawk Indian war broke out, Lincoln, for the only time in his life, resorted to personal revenge. While working in a logging camp, the boss was

going to buy a cant-hook. Lincoln agreed to save the expense of two dollars by extra work if the two dollars were paid to him. He performed the work but the boss refused the extra two dollars. That boss wanted to become captain of the company being organized for the war. Lincoln ran against him and won. How little he then knew about war is revealed by his own account of trouble in marching his company toward a gate in a fence.

"I could not for the life of me remember the proper word of command for getting my company end-wise, so it could get through the gate; so as we came near I shouted: "This company is dismissed for two minutes, when it will fall in again on the

other side of the gate!""

As New Salem declined and his business enterprises failed he tried to resign the postmastership. His resignation was not accepted when he moved to Springfield. Some time later an inspector hunted him up as a defaulter. The inspector was taken to his room and was handed a little bag. Its contents were counted and were found to be the exact amount due and no doubt the identical money received in the defunct postoffice. That was only one of many instances of Lincoln's absolute honesty. He would starve rather than use money not his own.

His days as a circuit-riding lawyer were filled with incidents of interest and of importance in his evolving character. Four times he was elected to the Illinois legislature and he became a shrewd exponent of the rude politics of that time. In one contest his opponent posed as a working man and held out calloused hands in pleading for votes. Lincoln slipped up behind the speaker and dextrously ripped open his buttoned coat. The crowd laughed and that opponent was ridiculed to defeat as "ruffle-shirt Taylor."

On another occasion he was shown about town before his meeting and for the first time in his life he saw a lightning rod. The fine house was occupied by a man who was known as the "Silver-tongued Orator." He had changed from Whig to Democrat and had got a good public office through the change. Later, while Lincoln was addressing his audience the orator paused and, mounting the platform, said he was sorry but he would have to take "this young man down a peg or two." He then gave a Democratic speech and Lincoln's friends were grieved as he slunk to the back of the platform. When the orator had finished, Lincoln stepped forward and said:

"I am not so young in years as I am in the tricks of politics, but live long or die young, I would rather die now than to change my politics for a lucerative position and then put up a lightning rod to protect my guilty conscience from an angry God."

The meeting exploded. Lincoln was carried from the platform on triumphant shoulders and, of course, he won the votes of that district.

A painful but very human incident occurred in Lincoln's life just before his marriage. Mary Todd, a brilliant young lady, visiting in Springfield was courted by a number of young men, including Stephen A. Douglas. She was won by Lincoln but the engagement was broken and Lincoln referred gloomily to the "fatal first of January, 1841." One day the editor of the local paper approached Lincoln in great excitement.

"Shields threatens," said he, "to shoot my head off unless I tell who wrote that poem I published about him."

"Well, why don't you tell him and thus save your head?"

"Why Mary Todd wrote the poem."

"Mary Todd?"

"Yes."

"Then you go tell him that Abraham Lincoln wrote it."

Having settled that matter, Lincoln mounted the waiting horse and rode out on the circuit. He was followed by the angry Shields who challenged him to a duel. Lincoln, being the challenged party, had the right to choose the weapons, and he chose broad swords. The duel was prevented even after the party had reached the ground selected. Mary Todd must have heard all about this incident. She and Lincoln were married not long afterwards, on November 24, 1842.

Not much need be said of Lincoln's one term in Congress except to recall the fact that the Whig party was successful in electing its national ticket and he became a candidate for the position of commissioner of the general land office. He was unsuccessful in that but was offered the first governorship of the newly organized Territory of Oregon. He declined that office and retired from politics to devote himself more completely to the practice of law. His business prospered. He was called into a number of large cases, the most important of which was the McCormick

Reaper case, tried in Cincinnati in 1855. His client also engaged Edwin M. Stanton of Pennsylvania. After all his preparation, Lincoln was not allowed to take part in the trial. He was deeply humiliated.

The Kansas-Nebraska legislation drew him once more into politics. He was chosen as the new Republican party's candidate to oppose Stephen A. Douglas for the senatorship. His "House Divided Against Itself" speech marks his transition from a politician to a statesman. The most remarkable intellectual tourney in our history was the Lincoln-Douglas debate. At the Springfield debate, on July 17, 1858, Lincoln gave us a fine picture of the two contestants as follows:

"There is another disadvantage under which we labor, and to which I will ask your attention. It arises out of the relative positions of the two persons who stand before the state as candidates for the Senate. Senator Douglas is of world-wide renown. All the anxious politicians of his party, or who have been of his party for years past, have been looking upon him as certainly, at no distant day, to be the President of the United States, They have seen in his round, jolly, fruitful face, postoffices, land-offices, marshalships, and cabinet appointments, chargeships and foreign missions, bursting and sprouting out in wonderful exuberance, ready to be laid hold of by their greedy hands. And as they have been gazing upon this attractive picture so long, they cannot, in the little distraction that has taken place in the party, bring themselves to give up the charming hope; but with greedier anxiety they rush about him, sustain him, and give him marches, triumphal entries, and receptions beyond what even in the days of his highest prosperity they could have brought about in his favor. On the contrary, nobody has ever expected me to be President. In my poor, lean, lank face nobody has ever seen that any cabbages were sprouting out."

Within two years of that debate the two men contended for the higher office of President. The campaigns for the nomination and the election were filled with misgivings and with excitement. Lincoln was fully recognized now as a national figure. Sketches of his life and photographs of him were sought on all sides. One protographer, Joseph Hill, carried his camera from Galesburg to Springfield and took four pictures. Three were successful. One was discarded and put with scraps in the woodshed. A fire burned the studio and the discarded print was all that Hill had. He saved it until on his ninetieth birthday, when from his new home in North Yakima, Washington, he gave it to the world—another portrait of Lincoln.

The outcome of that great campaign of 1860 is well known and still there are but few who have realized the strain on the man between his election and his inauguration. The bitterness of the contest made it sure that any words spoken by Lincoln would be distorted by one side or the other. He therefore remained silent at his home in Springfield. South Carolina did not wait for the inauguration. Her ordinance of secession was passed on December 20, 1860. Lincoln was powerless to prevent that action and could only wait in silence. Six other cotton states joined South Carolina and Lincoln did not speak. President Buchanan tried to relieve Fort Sumpter but the "Star of the West" was fired upon from shore and left. Two southern members of Buchanan's cabinet were using their positions to send arms from the north to the south. The President-elect was still silent. Senator Crittenden of Kentucky offered a compromise and Virginia called a conference. Lincoln hoped for results that did not come and was silent at Springfield.

The time came for him to break that strain of silence. He must begin the journey to Washington for the inauguration. On reaching the rear platform of the train he turned to face the crowd of men and boys. There they stood in the fast falling rain while with choking voice he addressed them:

"My friends: No one, not in my situation, can appreciate my feeling of sadness at this parting. To this place, and the kindness of these people, I owe everything. Here I have lived a quarter of a century, and have passed from a young to an old man. Here my children have been born, and one is buried. I now leave, not knowing when or whether ever I may return, with a task before me greater than that which rested upon Washington. Without the assistance of that Divine Being who ever attended him, I cannot succeed. With that assistance, I cannot fail. Trusting in Him who can go with me, and remain with you, and be everywhere for good, let us confidently hope that all will yet be well. To His care commending you, as I hope in your prayers you will commend me, I bid you an affectionate farewell."

His lofty patriotism was revealed in a number of addresses as he traveled toward Washington. He still clung to the hope that war could be averted. This is shown in the pathetic eloquence at the end of his inaugural address:

"I am loath to close. We are not enemies. Though passion may have strained, it must not break, our bonds of affection. The mystic chords of memory, stretching from every battlefield and patriotic grave to every loving heart and hearthstone all over this broad land will swell the chorus of the Union when again touched, as surely they will be, by the better angels of our nature."

Events moved swiftly toward a fulfillment of his oath on the flatboat at New Orleans. He wrote the proclamation of emancipation and submitted it to his cabinet on July 22, 1862. Seward suggested that it might be considered a last shriek in time of defeat. He had better wait until the armies had won a victory. He acted on that advice and though the cause of freeing the slaves was deeply burned into his soul he showed the high quality of his statesmanship in his well known letter to Horace Greeley:

"....I would save the Union. I would save it the shortest way under the Constitution. The sooner the national authority can be restored, the nearer the Union will be 'the Union as it was.' If there be those who would not save the Union unless they could at the same time save slavery, I do not agree with them. If there be those who would not save the Union unless they could at the same time destroy slavery, I do not agree with them. My paramount object in this struggle is to save the Union...."

Of course the editor was not told that the proclamation of emancipation was waiting in the President's desk. Another incident of this time shows Lincoln's kindly but keen appreciation of human qualities. A delegation of progressive Quakers called to urge him to free the slaves. He talked with them in tones similar to those in the Greeley letter. Then an old-fashioned father and mother Quaker called on a similar errand. He took them into his office and showed them the precious proclamation. He told them why it was being held. They went home and told their neighbors to pray for the Union all was well with the President.

It may bring the man closer to our view to mention an incident with local significance. At the University of Washington we have a "Governors' Grove" in which are planted memorial maples to honor those who have been Governors of Washington. President Lincoln appointed William Pickering to be War Governor of Washington Territory. His memorial tree was planted by a grandson who said that his grandfather went on a visit from Olympia to Washington. After listening to the Governor, Lincoln walked back and forth for a time and then said:

"I was just wondering how many rails I could split from one of those big Puget Sound cedars you've been telling me about."

Of all the tests of Lincoln's greatness under the cruel stress of war not one is more sure than the strong but tender language with which he closes his second inaugural address:

"Fondly do we hope—fervently do we pray—that this mighty scourge of war may speedily pass away. Yet if God wills that it continue until all the wealth piled by the bondman's two hundred and fifty years of unrequitted toil shall be sunk, and until every drop of blood drawn with the lash shall be paid by another drawn with the sword, as was said three thousand years ago, so still it must be said, "The judgments of the Lord are true and righteous altogether."

"With malice toward none, with charity for all, with firmness in the right, as God gives us to see the right, let us strive on to finish the work we are in; to bind up the nation's wounds; to care for him who shall have borne the battle, and for his widow, and his orphan—to do all which may achieve and cherish a just and lasting peace among ourselves, and with all nations."

The same tenderness was revealed again and again in his acts as well as his words. After he had spoken that beautiful little classic at the burial ground of Gettysburg he was taken along the ridge to the spot where now stands the great open book of bronze to mark the "High Tide of the Confederacy." He was looking across the field so recently strewn with Confederate dead. Some one touched his elbow and said:

"Think, Mr. President, of the men who held these heights on that day."

"Yes, think of the men who held these heights," said Lincoln, still looking across that field, "but O, think also of our brothers in gray who stormed these heights."

There are among the archives of Washington stacks of pardons signed by Lincoln. "I can fight through the days," said he, "but O, the nights." He often declared that he could sleep better if he could think of some tired boy that he had saved from being shot for falling asleep at his post.

One day when walking through a hospital, an officer stopped him at a door—"Don't go in there. Mr. President, there are only Rebels in that ward."

"Don't say Rebels, they are Confederate soldiers." He went through the ward with kind words for all the men and boys. A few days afterwards those cots shook with grief when it was announced that their great friend was dead.

Lincoln's attitude toward his cabinet is best shown by the cases of Seward and Stanton. Seward's famous letter in which he volunteered to furnish a policy for the administration was answered with such firmness and such kindness that he awakened once for all to Lincoln's true greatness. Both letter and reply were sealed in Lincoln's keeping and were not made known until both men were dead.

Stanton had been Secretary of War for a time in Buchanan's cabinet. He had there shown real ability, but he was a strong Democratic partisan. In one of his speeches he had declared, "Why do they send Du Chaillu to Africa to study the chimpanzee when we have such a fine specimen of the ape in the White House?" He had also been in that law case where Lincoln was humiliated.

In Lincoln's first cabinet, the war portfolio had been given to Simon Cameron of Pennsylvania. In the first months of the war great corruption in contracts were charged and a change became necessary. Stanton was suggested. Lincoln was great but he was also human and there must have swept through him a quiver of resentment. But he soon declared, "If Edwin M. Stanton will accept a position in my official family, he certainly will have the invitation to do so."

Stanton went to Washington to demean himself by working under a monkey. He was not long in finding the great heart of Lincoln. When the gloom of that mid-April night shook the Nation, Stanton hastened to the bedside of the dying President. As the spark of life fled, Stanton looked up through his tears—"Now, now he belongs to the ages!"

APPENDIX B

CONTAINING

ROSTER OF THE SENATE — EMPLOYES OF THE SENATE — STANDING COMMITTEES OF THE SENATE, ASSIGNMENTS, ETC.

AND

SENATE RULES AND JOINT RULES

SENATE ROSTER—SESSION 1917.

List of Members of the Senate of the State of Washington for the Years 1917 and 1918, With the Politics, Occupation, Counties Represented and the Postoffice Address of Each.

LOUIS F. HART, President	Presi	dent.			FRANK M	FRANK M. DALLAM, dr., Secretary of the Senate.	etary	of the Se	nate.
NAME OF MEMBER	Dis-	County	Residence	Age	Birthplace	Occupation	Politics	Previous I Exper	Previous Legislative Experience
				1				Senate	House
Barnes, Frank G	825	Cowlitz.	Silver Lake	60	Missouri	Lumberm'n and Merch'nt			
		Whitman	Rosalia	3 23 2	Missouri	Physician		1915	
Burton, James	188	Sachomish	Snohomish	383	Canada	Farmer		1909-11-13-15 1915	1899-1901
Chase, Frank A. Oleary, E. J.		Spokane	SpokaneBellingham	# & &	Wisconsin.	Dentist Insurance Lumberman	Rep.	1913-15	1907-09-11
Cornwell, O. T	11	Adams, Franklin,	Walla Walla	83	Washington	Farmer and Lumberman.		1901-03	
Oox, D. H		Walla Walla	Walla Walla	12 %	Tennessee	Farmer	Rep	1909-11	
Davis, Walter S. Fairchild, Wilburn	828	Pierce. Pierce.	Tacoma	388	Indiana	Professor Conductor	Rep	1913-15 1913-15 1913-15	
Faulkner, J. W	н	Okanogan, Ferry,	Okanogan	88	Missourf	Lawyer	Dem		1911
Ferryman, John H	13	Grant)	Wenatchee	22	Pennsylvania	Fruit Grower	Dem		
French, E. L.		Clarke	Vancouver	8 \$	Indiana	Farmer	Rep	1918-15	1909-11
Groff, Guy B. Hall, Oliver	i a a	Spokane	Spokane	442	Maryland	Lawyer. Farmer	Rep	1915 1915 1895-97-99,	1911
Hutchinson, R. A	**	Spokane	Spokane	63	MississIppi	Farmer	Rep	1901-11-13-15 1893-95,1	1891,1907
Iverson, Peter	83	[Kitsap,] { Island, }	Poulsbo	25	Norway	Publisher	Rep	1913-15	
Johnson, E. BenJones, Jesse S.	29 52	Spokane	Spokane	SR 58	Minnesota	LawyerInsurance	Rep	1907-15	
							-		

SENATE ROSTER-SESSION 1917.-Concluded.

NAME OF MEMBER	Dis-	County	Residence	Age	Birthplace	Occupation	Politics	Previous Legisle Experience	Previous Legislative Experience
	trict							Senate	House
Judd, A. E Karshner, Dr. Warner M Kleeb, John W	20 25 19	Lewis	Chehalis Puyallup South Bend	36 24 40 40	Iowa. Ohio. Iowa.	Realty and Insurance Physician and Surgeon Lumberman	Dem Rep	1915	
Kuykendall, E. V	10	Garfield, Columbia,	Pomeroy	46	Oregon	Тамуег	Вар		
Landon, Dan	첧ఠ	King	Seattle	\$ 62	Wisconsin	Lawyer Farmer	Rep Dem	1911-13-15 1915	1887-1888
Metcalf, Ralph	26	Pierce	Тасопа	18	Rhode Island	Lumberman	Rep	1907-09-11-	
Morthland, D. V	10	Xakima, \	North Yakima	36	Missouri	Lawyer	Rep	:	
Myers, Chas. E	31	(Benton) Lincoln	Davenport	32 84	OhioIowa	Jeweler and Farmer	Rep	1909-11 1907-09-11-	
Palmer, E. B	60 65	KingSpokane	SeattleSpokane	22	Ilinois	Lawyer	Rep	1905-07-15 1913-15	1899-1909 1911
Smith, A. A.	24	Jefferson,	Port Angeles	58	Indiana	Publisher	Rep	1915	:
Smith, Joseph H Steiner, G. E Stevenson, J. M	888	Snohomish	EverettSeattleStovenson	30 44	Indiana. Ohio	Lawyer Lawyer Real Estate.	Rep Rep	1913-15	1908-5-7-13
Taylor, Howard D Wells, W. V. Wray, Wm.	848	Kilckitat King.	Eagle Gorge Anacortes Seattle	8004	Iowa New York England	Lawyer	Rep Rep	1915 1915 1915	1907-9-11-13 1913 191-113

SENATE EMPLOYES—SESSION 1917.

NAME	Service	Residence
Frank M. Dallam, Jr	Secretary	Seattle
A. J. Hoskin	Reading clerk	Spokane
I. O. Stone	Engrossing clerk	Bremerton
H. B. LaMonte	Docket clerk	Tacoma
F. M. O'Leary	Enrolling clerk	
Marian Garland	Minute clerk	Bremerton
k. E. Pitchforth	Journal clerk	Tacoma
). S. Sapp	Paymaster and index clerk	Snohomish
I. L. Burkhardt	Assignment clerk	Seattle
Iarold Watson	Supply clerk	Lakeside
I. S. Cowan	Appropriations committee clerk	Davenport
I. Ghormley	Judiciary committee clerk	Spokane
Iomer Wisner	Military committee clerk.	Seattle
. W. Watts	Clerk	Tacoma
leba J. Hurn.	President's clerk	Spokane
aniel McCush	Sergeant-at-arms	Bellingham
Imer E. Hall.	Assistant sergeant-at-arms	Spokane
. Broughton	Doorkeeper	Auburn
Vm. S. Peacock	Assistant doorkeeper	Gig Harbor
m. V. Courtright	Assistant doorkeeper	Seattle
amuel C. Milligan.	Postmaster	Seattle
rthur Test	Assistant postmaster	Seattle
B. Phipps.	Bill clerk	Vancouver
O. Hall	Assistant bill clerk.	Walla Walla
. A. Archer.	Bill poster	Aberdeen
C. Temple.	Assistant bill poster	Anacortes
. M. Kitto	Stenographer	Seattle
aura C. Weidenbach	Stenographer	Seattle
ottie M. Dell	Stenographer	Pasco
ary Anderson	Stenographer	Tacoma
ean McLeod Holloway	Stenographer	Seattle
rna E. Axe	Stenographer	Seattle
. J. Sharkey	Stenographer	Kalama
lorence M. Stanke.	Stenographer	Everett
era Kilgore	Stenographer	Tacoma
uth Shank	Stenographer	Seattle
ennie M. Tattersall.	Stenographer	Tacoma
orothy E. Hall.	Stenographer	Seattle
innie M. Hyde	Stenographer	Tacoma
deline Young Hocker.	Stenographer	Selah
da Pierce	Stenographer	Walla Walla
llian Renard	Stenographer	Spokane
orman Clark	Clerk	Olympia
	Page	Wenatchee
	Page	Olympia
	Page	Olympia
	Page	Olympia
	President's page	Friday Harbo
	Night watchman	Spokane
	Janitor	Seattle
	Janitor	Spokane
	Janitor	Ole Elum

STANDING COMMITTEES OF THE SENATE, 1917.

Agriculture.—Senators McMillan (Chairman), Ferryman, Brown, Barnes, Judd.

Appropriations.—Senators French (Chairman), Hall, Groff; Cox, Landon, Smith (J. H.), Cleary, Karshner, Carlyon.

Banks and Banking.—Senators Barnes (Chairman), Boner, Cornwell, Judd, Chase.

Cities of the First Class.—Senators Groff (Chairman), Jones, Cleary, Wray, Metcalf, Hutchinson, Smith (J. H.).

Claims and Auditing.—Senators Smith (J. H.) (Chairman), Johnson, Morthland.

Commerce and Manufactures.—Senators Kleeb (Chairman), Myers, Palmer, Fairchild, Nichols.

Congressional Apportionment.—Senators Fairchild (Chairman), Ghent, Hutchinson, McMillan, French, Faulkner, Iverson, Myers, Nichols.

Constitution and Constitutional Revision.—Senators Phipps (Chairman), Kuy-kendall, Chase, Barnes, Brand.

Corporations other than Municipal.—Senators Palmer (Chairman), Cornwell, Taylor, Stevenson, Groff.

Counties and County Boundaries.—Senators Stevenson (Chairman), French, Landon, Faulkner, Davis (Lincoln).

Dairy and Live Stock.—Senators Brown (Chairman), Wells, Taylor, Smith (A. A.), Brand, Karshner.

Dikes, Drains and Ditches.—Senators Wells (Chairman), Kleeb, Morthland. Education.—Senators Cornwell (Chairman), Davis (Walter S.), Landon, Kleeb, Hall.

Educational Institutions.—Senators Wray (Chairman), Myers, Karshner, Brand, Wells, Judd, Johnson, Kuykendall, Phipps, Landon, Boner, Hall.

Elections and Privileges.—Senators Smith (A. A.) (Chairman), Taylor, Davis (Lincoln), Hall, Johnson, Kuykendall.

Engrossed Bills.—Senators Burton (Chairman), Steiner, Davis (Walter S.), Ferryman, Johnson.

Enrolled Bills.—Senators Judd (Chairman), Nichols, Fairchild, Chase, Wells. Fisheries.—Senators Steiner (Chairman), Cleary, Smith (A. A.), Kleeb, Wells, Boner, Iverson, Stevenson, Smith (J. H.).

Game.—Senators Myers (Chairman), Kuykendall, Palmer, Phipps, Cox, Barnes, Game Fish.—Senators Brand (Chairman), Jones, Steiner, Stevenson, Iverson,

Harbor and Harbor Lines.—Senators Landon (Chairman), Kleeb, Fairchild, Brown, Smith (A. A.).

Horticulture and Forestry.—Senators Faulkner (Chairman), Morthland, Hutchinson, Ferryman, French.

Industrial Insurance.—Senators Chase (Chairman), Cleary, Cornwell, Palmer, Kleeb, Ghent, Jones, Fairchild.

Insurance.—Senators Smith (J. H.) (Chairman), Cox, Jones, Hall, Burton.

Irrigation and Arid Lands.—Senators Morthland (Chairman), Cornwell,
Hutchinson, Faulkner, Myers, Ferryman.

Judicinry.—Senators Boner (Chairman), Phipps, Kuykendall, Metcalf, Landon, Palmer, Faulkner, Steiner, Chase, Burton, Groff, Johnson, Morthland, Nichols, Smith (J. H.), Wells, Wray.

Labor and Labor Statistics.—Senators Fairchild (Chairman), Brown, Kleeb, McMillan, Barnes.

Legislative Apportionment.—Senators Johnson (Chairman), Cox, Davis (Walter S.), Groff, Taylor, Stevenson, Davis' (Lincoln), Faulkner, Ferryman.

Logged-Off Lands.—Senators Iverson (Chairman), Metcalf, McMillan, Judd, Johnson.

Medicine, Dentistry, Surgery and Hyglene,—Senators Ghent (Chairman), Brand, Karshner, Phipps, Cox.

Memorials .- Senators Johnson (Chairman), Davis (Walter S.), Brand.

Military.-Senators Davis (Lincoln) (Chairman), Groff, Boner, Metcalf, Cox.

Mines and Mining.—Senators Taylor (Chairman), Brown, Judd, McMillan, Barnes, Phipps, Davis (Lincoln), Smith (A. A.).

Municipal Corporations.—Senators Cornwell (Chairman), Carlyon, Taylor, Hall, Kuykendall, Burton.

Printing.—Senators Smith (A. A.) (Chairman), Wray, Myers, Judd, Stevenson.

Public Buildings and Grounds.—Senators Carlyon (Chairman), French, Jones, Groff, Davis (Lincoln).

Public Morals.—Senators Davis (Walter S.) (Chairman), Johnson, Morthland, Wray, Kuykendall, Barnes, Cleary.

Public Revenue and Taxation.—Senators Cleary (Chairman), Landon, Karshner, Cox, Hall.

Public Utilities.—Senators Jones (Chairman), Cornwell, Groff, Taylor, Brand, Davis (Lincoln), Barnes, Ghent.

Pure Foods and Drugs .- Senators Karshner (Chairman), Brand, Ghent.

Railroads and Transportation.—Senators Carlyon (Chairman), Fairchild, Cleary, Smith (J. H.), Myers, Barnes, Palmer, Cox, Steiner.

Roads and Bridges.—Senators Nichols (Chairman), Hall, Phipps, Metcalf, Cornwell, Barnes, Judd, Smith (A. A.), Taylor, Carlyon, Hutchinson, Brown, Kleeb.

Rules and Joint Rules.—Mr. President (Chairman), Senators Carlyon, Hall, Cornwell, French, McMillan, Taylor, Phipps, Jones, Groff.

Rural Credits and Agricultural Development.—Senators Metcalf (Chairman), Brown, Ferryman, Burton, McMillan, Iverson, Faulkner, Johnson, Ghent.

Salaries and Milenge.—Senators Ferryman (Chairman), McMillan, Nichols. Senate Employes.—Senators Hall (Chairman), Jones, Smith (A. A.).

State Charitable Institutions.—Senators Hutchinson (Chairman), Karshner, Iverson, Wells, French, Davis (Walter S.), Ghent.

State, Granted, School and Tide Lands.—Senators Wells (Chairman), Palmer, Kuykendall, Iverson, Myers, Boner, McMillan.

State Library.—Senators Kuykendall (Chairman), Cleary, Taylor, Kleeb, Jones.

State Penal and Reformatory Institutions.—Senators Cox (Chairman), Burton, Hutchinson, Steiner, Fairchild, Judd.

COMMITTEE ASSIGNMENTS IN THE SENATE.

SENATOR BARNES-

Banks and Banking (Chairman).

Agriculture.

Constitution and Constitutional Revision.

Game

Labor and Labor Statistics.

Mines and Mining.

Public Morals.

Public Utilities.

Railroads and Transportation.

Roads and Bridges.

SENATOR BONER-

Judiciary (Chairman).

Banks and Banking.

Educational Institutions.

Fisheries.

Military.

State, Granted, School and Tide Lands.

SENATOR BRAND-

Game Fish (Chairman).

Constitution and Constitutional Revision.

Dairy and Live Stock.

Educational Institutions.

Medicine, Dentistry, Surgery and Hygiene.

Memorials.

Public Utilities.

Pure Food and Drugs.

SENATOR BROWN-

Dairy and Live Stock (Chairman).

Agriculture.

Harbor and Harbor Lines.

Labor and Labor Statistics.

Mines and Mining.

Roads and Bridges.

Rural Credits and Agricultural Development.

SENATOR BURTON-

Engrossed Bills (Chairman).

Insurance.

Judiciary.

Municipal Corporations.

Rural Credits and Agricultural Development.

State Penal and Reformatory Institutions.

SENATOR CARLYON-

Railroads and Transportation (Chairman).

Public Buildings and Grounds (Chairman).

Appropriations.

Roads and Bridges.

Rules and Joint Rules.

SENATOR CHASE-

Industrial Insurance (Chairman).

Banks and Banking.

Constitution and Constitutional Revision.

Enrolled Bills.

Judiciary.

SENATOR CLEARY-

Public Revenue and Taxation (Chairman).

Appropriations.

Cities of the First Class.

Fisheries.

Industrial Insurance.

Public Morals.

Railroads and Transportation.

State Library.

SENATOR CORNWELL-

Education (Chairman).

Municipal Corporations (Chairman).

Banks and Banking.

Corporations other than Municipal.

Industrial Insurance.

Irrigation and Arid Lands.

Public Utilities.

Roads and Bridges.

Rules and Joint Rules.

SENATOR COX-

State Penal and Reformatory Institutions (Chairman).

Appropriations.

Game.

Insurance.

Legislative Apportionment.

Medicine, Dentistry, Surgery and Hygiene.

Military.

Public Revenue and Taxation.

Railroads and Transportation.

SENATOR DAVIS (LINCOLN)-

Military (Chairman).

Counties and County Boundaries.

Elections and Privileges.

Legislative Apportionment.

Mines and Mining.

Public Buildings and Grounds. Public Utilities.

SENATOR DAVIS (WALTER S.)-

Public Morals (Chairman).

Education.

Engrossed Bills.

Legislative Apportionment.

Memorials.

State Charitable Institutions.

SENATOR FAIRCHILD-

Congressional Apportionment (Chairman).

Commerce and Manufactures.

Enrolled Bills.

Harbor and Harbor Lines.

Industrial Insurance.

Labor and Labor Statistics.

Railroads and Transportation.

State Penal and Reformatory Institutions.

SENATOR FAULKNER-

Horticulture and Forestry (Chairman).

Congressional Apportionment.

Counties and County Boundaries.

Irrigation and Arid Lands.

Judiciary.

Legislative Apportionment.

Rural Credits and Agricultural Development,

SENATOR FRENCH-

Appropriations (Chairman).

Congressional Apportionment.

Counties and County Boundaries.

Horticulture and Forestry.

Public Buildings and Grounds.

Rules and Joint Rules.

State Charitable Institutions.

SENATOR FERRYMAN-

Salaries and Mileage (Chairman).

Agriculture.

Engrossed Bills.

Horticulture and Forestry.

Irrigation and Arid Lands.

Legislative Apportionment.

Rural Credits and Agricultural Development.

SENATOR GHENT-

Medicine, Dentistry, Surgery and Hygiene (Chairman).

Congressional Apportionment.

Industrial Insurance.

Public Utilities.

Pure Food and Drugs.

Rural Credits and Agricultural Development.

State Charitable Institutions.

SENATOR GROFF-

Cities of the First Class (Chairman).

Appropriations.

Corporations other than Municipal.

Judiciary.

Legislative Apportionment.

Military.

Public Buildings and Grounds.

Public Utilities.

Rules and Joint Rules.

SENATOR HALL-

Senate Employes (Chairman).

Appropriations.

Education.

Educational Institutions.

Elections and Privileges.

Insurance.

Municipal Corporations.

Public Revenue and Taxation.

Roads and Bridges.

Rules and Joint Rules.

SENATOR HUTCHINSON-

State Charitable Institutions (Chairman). Cities of the First Class.

Congressional Apportionment.

Horticulture and Forestry.

Irrigation and Arid Lands.

Roads and Bridges.

State Penal and Reformatory Institutions.

SENATOR IVERSON-

Logged-Off Lands (Chairman).

Congressional Apportionment.

Fisheries.

Game Fish.

Rural Credits and Agricultural Development.

State Charitable Institutions.

State, Granted, School and Tide Lands.

SENATOR JOHNSON-

Legislative Apportionment (Chairman).

Memorials (Chairman).

Claims and Auditing.

Educational Institutions.

Elections and Privileges.

Engrossed Bills.

Judiciary.

Logged-Off Lands.

Public Morals.

Rural Credits and Agricultural Development.

SENATOR JONES-

Public Utilities (Chairman).

Cities of the First Class.

Game Fish.

Industrial Insurance.

Insurance.

Public Buildings and Grounds.

Rules and Joint Rules.

Senate Employes.

State Library.

SENATOR JUDD-

Enrolled Bills (Chairman).

Agriculture.

Banks and Banking.

Educational Institutions.

Logged-Off Lands.

Mines and Mining.

Printing.

Roads and Bridges.

State Penal and Reformatory Institutions.

SENATOR KARSHNER-

Pure Food and Drugs (Chairman).

Appropriations.

Dairy and Live Stock.

Educational Institutions.

Medicine, Dentistry, Surgery and Hygiene.

Public Revenue and Taxation.

State Charitable Institutions.

SENATOR KLEEB-

Commerce and Manufactures (Chairman).

Dikes, Drains and Ditches.

Education.

Fisheries.

Harbor and Harbor Lines.

Industrial Insurance.

Labor and Labor Statistics.

Roads and Bridges.

State Library.

SENATOR KUYKENDALL-

State Library (Chairman).

Constitution and Constitutional Revision.

Education Institutions.

Elections and Privileges.

Game.

Judiciary.

Municipal Corporations.

Public Morals.

State, Granted, School and Tide Lands.

SENATOR LANDON-

Harbor and Harbor Lines (Chairman).

Appropriations.

Counties and County Boundaries.

Education.

Educational Institutions.

Judiciary.

Public Revenue and Taxation.

SENATOR McMILLAN-

Agriculture (Chairman).

Congressional Apportionment.

Labor and Labor Statistics.

Logged-Off Lands.

Mines and Mining.

Rules and Joint Rules.

Rural Credits and Agricultural Development.

Salaries and Mileage.

State, Granted, School and Tide Lands.

SENATOR METCALF-

Rural Credits and Agricultural Development (Chairman).

Cities of the First Class.

Judiciary.

Logged-Off Lands.

Military.

Roads and Bridges.

SENATOR MORTHLAND-

Irrigation and Arid Lands (Chairman).

Claims and Auditing.

Dikes. Drains and Ditches.

Horticulture and Forestry.

Judiciary.

Public Morals.

SENATOR MYERS-

Game (Chairman).

Commerce and Manufactures.

Congressional Apportionment.

Educational Institutions.

Irrigation and Arid Lands.

Printing.

Railroads and Transportation.

State, Granted, School and Tide Lands.

SENATOR NICHOLS-

Roads and Bridges (Chairman).

Commerce and Manufactures.

Congressional Apportionment.

Enrolled Bills.

Judiciary.

Salaries and Mileage.

SENATOR PALMER-

Corporations other than Municipal (Chairman).

Commerce and Manuactures.

Game.

Industrial Insurance.

Judiciary.

Railroads and Transportation.

State, Granted, School and Tide Lands.

SENATOR PHIPPS-

Constitution and Constitutional Revision (Chairman).

Educational Institutions.

Game.

Judiciary.

Medicine, Dentistry, Surgery and Hygiene.

Mines and Mining.

Roads and Bridges.

Rules and Joint Rules.

SENATOR SMITH (A. A.)-

Elections and Privileges (Chairman).

Printing (Chairman).

Dairy and Live Stock.

Fisheries.

Harbor and Harbor Lines.

Mines and Mining.

Roads and Bridges.

Senate Employes.

SENATOR SMITH (J. H.)-

Insurance (Chairman),

Appropriations.

Cities of the First Class.

Claims and Auditing.

Fisheries.

Judiciary.

Railroads and Transportation.

SENATOR STEINER-

Fisheries (Chairman).

Engrossed Bills.

Game Fish.

Judiciary.

Railroads and Transportation.

State Penal and Reformatory Institutions.

SENATOR STEVENSON-

Counties and County Boundaries (Chairman).

Corporations other than Municipal.

Fisheries.

Game Fish.

Legislative Apportionment.

Printing.

SENATOR TAYLOR-

Mines and Mining (Chairman).

Corporations other than Municipal.

Dairy and Live Stock.

Elections and Privileges.

Legislative Apportionment.

Municipal Corporations.

Public Utilities.

Roads and Bridges.

Rules and Joint Rules.

State Library.

SENATOR WELLS-

State, Granted, School and Tide Lands (Chairman).

Dikes, Drains and Ditches (Chairman).

Dairy and Live Stock.

Educational Institutions.

Enrolled Bills.

Fisheries.

Judiciary.

State Charitable Institutions.

SENATOR WRAY-

Educational Institutions (Chairman). Cities of the First Class. Judiciary. Printing. Public Morals.

MR. PRESIDENT-

Rules and Joint Rules (Chairman).

JOINT RULES OF THE SENATE AND HOUSE OF REPRESENTATIVES. SESSION OF 1917.

CONFERENCE AND FREE CONFERENCE, COMMITTEES ON.

Rule 1. In every case of an amendment of a bill or joint or concurrent resolution, agreed to in one house, dissented from in the other and not receded from by the one making the same, such house shall appoint a committee to confer with a like committee to be appointed by the other, and the committee so appointed shall meet at a convenient hour, to be agreed upon by their respective chairmen, and shall confer upon the differences between the two houses as indicated by the amendment made in one and rejected in the other, and report as early as convenient the result of their conference to their respective houses. If after such a report the two houses shall disagree upon the recommendations of the reporting committees as to their differences between the two houses, a committee of free conference shall be appointed, to whom the whole subject matter embraced in the bill or resolution shall be committed, and the committee of free conference may report by new bill or resolution, or otherwise, and bills or resolutions so reported shall be treated as amendments, unless such bills or resolutions are comprised entirely of original matter, in which case they shall receive the treatment required in the respective houses for original bills or resolutions, as the case may be.

MESSAGES.

Rule 2. Messages from the Senate to the House of Representatives shall be delivered by the secretary or assistant secretary, and messages from the House of Representatives to the Senate shall be delivered by the chief clerk or assistant clerk, who shall be announced by the doorkeeper, enter within the bar, announce or deliver his message.

BILLS; FINAL ACTION ON, HOW COMMUNICATED.

Rule 3. Each house shall communicate its final action on any bill or resolution, or matter in which the other may be interested, in writing, signed by the secretary or clerk of the house from which such notice is sent.

ENROLLED BILLS.

Rule 4. After a bill shall have passed both houses, it shall be duly enrolled by the enrolling clerk of the house in which it originated, and it shall be examined by the enrolling committee of such house, who shall carefully compare the enrollment with the engrossed bill as passed, correcting any errors that may be discovered in the enrolled bill, after which the bill shall be signed by the presiding officer, in open session, of each house, first in the house in which it originated; whereupon, the secretary of the Senate, or the chief clerk of the House, shall present the same to the Governor, taking his receipt therefor.

GENERAL BUDGET.

Rule 5. No amendment to the general appropriation bill, commonly known as the budget, adding any new item or items thereto not incorporated in the bill as reported by the Committee on Appropriations, shall be adopted, except by the affirmative vote of two-thirds of the members elected to each house.

DOCUMENTS TO BE TRANSMITTED WITH BILLS.

Rule 6. Each house shall transmit to the other all documents on which any bill or resolution may be founded.

VETOED BILLS.

Rule 7. The veto message of the Governor, accompanying any bill passed by the Legislature, shall, together with the bill vetoed, be read in the house in which it originated. It shall then be in order to proceed to the reconsideration of the bill, or to postpone its consideration to a day certain. A veto message and a bill, or the message alone, may be referred and the bill laid on the table. The main question in the consideration of the vetoed bill is, "Shall the bill pass notwithstanding the veto of the Governor?" If two-thirds of the members present vote "aye," the bill shall be sent to the other house, together with the message of the Governor, for its action. The merits of the bill may be debated before the vote is taken, but the vote on a vetoed bill cannot be reconsidered.

JOINT RESOLUTIONS.

Rule 8. Joint resolutions and memorials addressed to Congress, or either house thereof, or to the President of the United States, or to the head of any of the national departments, or proposing amendments to the state constitution, up to and including the signing thereof by the presiding officer of each house, shall be treated in all respects as bills.

PRINTING AUTHORITY OF JOINT COMMITTEE.

Rule 9. The standing Committees on Printing of the two houses shall be a joint standing committee, who shall examine all matters proposed to be printed by concurrent order, and shall report what part of such matter is needful to print, but no other printing shall be ordered except by a concurrent resolution passed by both houses. It shall be the duty of the secretary of the Senate and the clerk of the House to compare the bills introduced in each house before printing, and such bills as are introduced in both houses and are of the same wording shall only be printed in one house.

SPECIAL ORDER.

Rule 10. Senate bills in the House, and House bills in the Senate shall be the special order on Wednesday of each week during the session.

AMENDATORY BILLS.

Rule 11. All amendatory bills shall refer to the section or sections of the official Codes and Statutes of Washington, and supplements thereto, to be amended; bills amendatory of statutes not in such official compilations shall refer to the title of the act to be amended together with the date of approval thereof.

RULE FOR DRAWING BILLS.

Rule 12. Bills introduced in either house intended to amend existing statutes shall have the words which are amendatory to such existing statutes underlined. No bill shall be printed or acted upon until the provisions of this rule shall have been complied with.

JOINT COMMITTEE MEETINGS.

Rule 13. Whenever any standing committee of either house shall desire to arrange for a public hearing upon any subject of legislation pending before such committee, it shall be the duty of the chairman of such committee to consult with the chairman of the corresponding committee of the other house and endeavor to arrange a hearing by the joint committees of the two houses.

AMENDMENTS.

Rule 14. These rules may be amended by joint resolution agreed to by majority vote of the members of each house.

RULES OF THE SENATE. SESSION OF 1917.

Rule 1. The president shall call the Senate to order each day of sitting at 10:00 o'clock a. m., unless the Senate shall have adjourned to some other hour.

QUORUM.

Rule 2. A majority of all members elected to the Senate shall be necessary to constitute a quorum to do business: Provided, That less than a quorum may adjourn from day to day until a quorum can be had.

DUTIES OF THE PRESIDENT.

Rule 3. The president shall take the chair and call the Senate to order precisely at the hour appointed for meeting, and, if a quorum be present, shall cause the journal of the preceding day to be read. He shall preserve order and decorum, and in case of any disturbance or disorderly conduct within the chamber, shall order the segeant-at-arms to suppress the same, and may order the arrest of any person creating any disturbance within the Senate chamber. He may speak to points of order in preference to members, arising from his seat for that purpose, and shall decide all questions of order without debate, subject to an appeal to the Senate by any three members, on which appeal no member shall speak more than once without leave of the Senate. He shall have charge of and see that all officers, attaches and clerks perform their respective duties, and shall, in open session, sign all acts, addresses and joint resolutions. He shall sign all writs, warrants and subpoenas issued by order of the Senate, all of which shall be attested by the secretary. He shall have general control of the Senate chamber and lobby, and have the right to name any senator to perform the duties of the chair, but such substitution shall not extend beyond an adjournment, nor authorize the senator so substituted to sign any document requiring the signature of the president.

PRESIDENT PRO TEM.

. Rule 4. Upon the organization of the Senate the members shall select one of their number as president pro tem., who shall have all the power and authority, and who shall discharge all the duties of the Lieutenant Governor acting as president during his absence or inability to discharge the duties of his office.

In the event that the Lieutenant Governor is acting as Governor the Senate shall also elect one of its members temporary president, who in the absence or disability of the president elected by the Senate, shall have all the power and authority and who shall discharge the duties of such president.

SUBORDINATE OFFICERS.

Rule 5. The subordinate officers of the Senate shall perform such duties as usually pertain to their respective positions in legislative bodies, under the direction of the president, and such other duties as the Senate may impose upon them. The compensation of any employe of the Senate shall not be increased except by a two-thirds vote of all the members of the Senate, and the names of all members voting thereon shall be entered in the journal. Under no circumstances shall the compensation of any employe be increased for past services.

Rule 6. The president shall appoint all special, joint and hereinafter named standing committees on the part of the Senate: Provided, however, That the Committee on Rules and Joint Rules shall consist of the president and seven (7) senators, four (4) of whom shall be from Western Washington, and three (3) from Eastern Washington, of which the president shall be chairman, and: Provided further, That the appointment of the said standing committees shall be subject to the confirmation of the Senate, such confirmation to be made a special order at 2:30 p. m. on the day following the announcement of the appointment by the president.

In event the Senate shall refuse to confirm any committee or committees, such committee or committees shall be forthwith elected by the Senate.

The following standing committees shall constitute the standing committees of the Senate:

	Committee,	I		e n		ers
1.	Agriculture					
2.	Appropriations					9
3.	Banks and Banking					5
4.	Cities of the First Class					
5.	Claims and Auditing					3
6.	Commerce and Manufactures					
7.	Congressional Apportionment					9
8.	Constitution and Constitutional Revision					
9.	Corporations other than Municipal					_
10.	Counties and County Boundaries					-
11.	Dairy and Live Stock					
12.	Dikes, Drains and Ditches					
13.	Education		-			_
14.	Educational Institutions					
15.	Elections and Privileges.					
16.	Engrossed Bills					
17.	Enrolled Bills		-			
18.	Fisheries					
19.	Game					
20.	Game Fish		•		•	5
21.	Harbor and Harbor Lines					
22.	Horticulture and Forestry					5
23.	Industrial Insurance					8
24.	Insurance					5
25.	Irrigation and Arid Lands					6
26.	Judiciary					
27.	Labor and Labor Statistics					5
28.	Legislative Apportionment					9
29.	Logged-off Lands					5
30.	Medicine, Dentistry, Surgery and Hygiene					5
31.	Memorials					'3
32.	Military					5
33.	Mines and Mining					
34.	Municipal Corporations					6
35.	Printing					5
36.	Public Buildings and Grounds	٠.				
37.	Public Morals					
38.	Public Revenue and Taxation					
39.	Public Utilities					
40.	Pure Food and Drugs					
41.	Railroads and Transportation					
42.	Roads and Bridges					
43.	Rules and Joint Rules					
44.	Rural Credits and Agricultural Development					
45.	Salaries and Mileage					
46.	Senate Employees					
47.	State Charitable Institutions		٠			7
48.	State, Granted, School and Tide Lands					
49.	State Library					
50.	State Penal and Reformatory Institutions					6

COMMITTEE REFERENCE.

Rule 7. When a motion is made to refer a subject, and different committees are proposed, the question shall be taken in the following order:

First: The Committee of the Whole Senate.

Second: A Standing Committee. Third: A Select Committee.

DUTIES OF COMMITTEES.

Rule 8. The several committees shall fully consider all measures referred to them, and the Committee on Claims and Auditing shall carefully consider all items of expenditure ordered or contracted on the part of the Senate or any of its employees, and report upon the same prior to the voucher being signed by the president and secretary of the Senate authorizing the payment thereof.

The committees shall acquaint themselves with the interest of the state specially represented by the committee, and from time to time present such bills and reports as in their judgment will advance the interests and promote the welfare of the people of the state.

The Committee on Rules and Joint Rules shall have charge of the daily calendar of the Senate and shall direct the secretary the order in which the business of the Senate shall be transacted: Provided, however, That by a vote of the majority of the Senate any bill may be advanced to any place on the calendar, and any bill may be withdrawn from the committee by a like majority of the Senate and placed upon the calendar in such position as may be ordered. No committee shall sit during the daily session of the Senate unless by special leave.

COMMITTEE REPORTS.

Rule 9. All reports of committees shall be signed by such members thereof as concur therein, and the report, with the names of the signers thereof, shall be read by the secretary, or at the secretary's desk by the member making the report, without a motion, unless the reading be dispensed with by the Senate. The members of the committee not concurring in the majority report may prepare a written minority report, sign and present the same to the Senate, and both majority and minority reports shall in all cases be spread in full upon the journal.

In all cases where a bill is reported back with proposed amendment, the bill and report shall go to general file without action on the report, unless by a suspension of this rule by two-thirds vote the Senate shall otherwise order. If a majority report recommends the indefinite postponement of a bill, action may be taken on this report without the bill going to general file.

SENATE EMPLOYES.

Rule 10. No person other than the regular officers and regular employes of the Senate shall be employed by the Senate, or any committee thereof, except by consent of the Senate having been previously obtained by resolution, which resolution shall be referred to the Committee on Senate Employes, and reported upon by that committee before action is taken thereon.

The Senate shall elect a secretary, who shall perform the usual duties pertaining to such office. He shall appoint, subject to the approval of the Senate, the necessary clerks and stenographers, whose hours of duty and assignments shall be under his direction and instructions and who may be dismissed by him at his discretion.

All other employes shall report to the sergeant-at-arms and be under his supervision and direction.

All Senate employes shall remain on duty daily during the hours designated by the secretary and sergeant-at-arms, respectively.

COMMITTEE OF THE WHOLE.

Rule 11. In forming the committee of the whole, the president shall name a chairman to preside, and all bills considered shall be read by sections and the chairman shall call for amendments and debates thereon at the conclusion of the reading of each section. The body of the bill shall not be defaced or interlined, but all amendments (noting the page and line) shall be duly entered by the secretary on a separate paper as the same shall be agreed to by the committee, and so reported to the Senate for action.

RULES IN THE COMMITTEE OF THE WHOLE.

Rule 12. The rules of the Senate shall apply to proceedings in committee of the whole, except that the previous question shall not be ordered nor the ayes and noes demanded, but the committee may limit the number of times that any member may speak at any stage of the proceedings during its sitting.

MESSAGES RECEIVED.

Rule 13. Messages may be received by the president while the committee of the whole is sitting; in which case the president shall resume the chair, receive the message, and vacate the chair, in favor of the chairman of the committee.

REPORT OF COMMITTEE OF THE WHOLE.

Rule 14. A motion that the committee of the whole rise shall always be in order, and shall be decided without debate.

SUSPEND RULES FOR COMMITTEE OF THE WHOLE.

Rule 15. The Senate may at any time, by a vote of the majority of the members present, suspend the rules and orders of the Senate for the purpose of going into the committee of the whole for the consideration of any bill, memorial or resolution before the Senate.

ENROLLED AND ENGROSSED BILLS.

Rule 16. The committees on enrolled and engrossed bills may report at any time during the sitting of the Senate.

ORDER OF BUSINESS.

Rule 17. After the roll is called and journal read and approved, business shall be disposed of in the following order:

First. Presentation of petitions, memorials, resolutions and motions.

Second. Reports of standing committees.

Third. Reports of select committees.

Fourth. Messages from the Governor and other state officers.

Fifth. Messages from the House of Representatives.

Sixth. Introduction and first reading of bills.

Seventh. Second reading and reference of bills.

Eighth. Business on general file and third reading of bills.

Ninth. Business lying on the table.

Tenth. The orders of the day.

Eleventh. Unfinished business.

BUSINESS TO BE ANNOUNCED.

Rule 18. The president shall, on each day, announce to the Senate the business in order, agreeable to the preceding rule, and no business shall be taken up or considered until the class to which it belongs shall be declared in order.

UNFINISHED BUSINESS.

Rule 19. The unfinished business at the preceding adjournment shall have the preference on the orders of the day, excepting special orders, and no motion or any other business shall be received without special leave of the Senate until the former is disposed of.

READING OF BILLS.

Rule 20. Every bill shall receive three readings previous to its passage. The president shall give notice at each, whether it be the first, second or third reading. The first and second readings may, by consent of a majority of the Senate, be on the same day. The third reading of every bill shall be by sections, and upon its final passage the vote must be taken by yeas and nays, the names of the senators voting for and against the same to be entered upon the journal, and the majority of the members elected to the Senate must be recorded thereon as voting in its favor to secure its passage by the Senate.

GENERAL FILE.

Rule 21. If consent be not given by a majority of the Senate to the second reading of a bill upon the day of its introduction, the bill shall lie upon the table until the next succeeding legislative day, when immediately following the "Introduction and first reading of bills" the same shall be read a second time.

Upon the second reading of a bill it shall be referred to the appropriate committee, unless it be a committee bill which may be immediately placed on general file.

BILLS MAY BE COMMITTED.

Rule 22. A bill may be committed with special instructions to amend at any time before taking the final vote.

ONLY ONE SUBJECT.

Rule 23. No bill shall embrace more than one subject, and that shall be expressed in the title.

Rule 24. No act shall ever be revised or amended by mere reference to its title, but the act revised or the section amended shall be set forth at full length.

INTRODUCTION OF BILLS.

Rule 25. No bill shall be introduced in the Senate after the fortieth day of the session except the Senate shall otherwise direct by a vote of two-thirds of all the members elected thereto, said vote to be taken by yeas and nays and entered upon the journal, or unless the same be at a special session: Provided, That the time limitation for introduction of bills shall not apply to substitute bills reported by standing committees for bills pending before such committees.

LIMIT TO AMENDMENTS.

Rule 26. No amendment to any bill shall be allowed which shall change the scope and object of the bill.

RECONSIDERATION, HOW TAKEN.

Rule 27. After the final vote on any motion, resolution or bill, before the adjournment of that day's session or during the session of the following day, and at such times only, any member who voted with the prevailing side may give notice of reconsideration. Such motion to reconsider shall be in order only on the first or second day after such final vote.

A motion to reconsider shall have precedence over every other motion, except a motion to adjourn; and when the Senate adjourns while a motion to reconsider is pending or before passing the order of motions, resolutions and notices, the right to move a reconsideration shall continue to the next day of sitting. No notice of reconsideration of any final vote shall be in order on the day preceding the last day of the session. Motions to reconsider a vote upon amendments to any pending question may be made and decided at once.

APPROPRIATION BILLS.

Rule 28. Bills appropriating money shall be considered in committee of the whole Senate, and no change in the amount appropriated shall be made outside of the committee of the whole.

No amendment to the general appropriation bill, commonly known as the budget, adding any new item or items thereto not incorporated in the bill as reported by the Committee on Appropriations, shall be adopted, except by the affirmative vote of two-thirds of the senators elected.

PRINTING OF BILLS, ETC.

Rule 29. Unless otherwise ordered 700 copies of all bills of a general nature originating in the Senate, shall be printed for the use of the Senate and House of Representatives: Provided, That on request of the senator introducing the bill, additional copies of such bill may be printed.

Provided further, That any bill introduced by request shall not be printed, unless such printing be ordered by the Senate, and then only such number as the Senate shall designate.

FURNISHING FULL FILE OF BILLS.

Rule 30. Persons, firms, corporations and organizations within the state, desirous of receiving copies of all printed Senate bills, shall make application therefor to the secretary of the Senate, who shall refer all such requests to the Committee on Rules and Joint Rules.

The bill clerk shall send copies of all printed Senate bills to such persons, firms, corporations and organizations as may be ordered by the Committee on Rules and Joint Rules.

SPECIAL ORDER.

Rule 31. The president shall call the Senate to order at the hour fixed for the consideration of a special order, and announce that the special order is before the Senate, which shall then be considered unless it is postponed by a two-thirds vote; and any business before the Senate at the time of the announcement of the special order shall take its regular position in the order of business.

WORDS TO BE UNDERLINED.

Rule 32. All bills introduced in the Senate which are intended to amend existing statutes shall have the words which are amendatory to such existing statutes underlined or underscored, and wherever parts of existing statutes are omitted and no new matter inserted in lieu thereof, there shall be inserted in the new bill not less than four stars or asterisks with spaces of not less than two ems, so that in the printed bills which are presented for the perusal of the members, such new or amended matter, as well as such deleted matter may be easily discerned.

JOINT RESOLUTIONS AND MEMORIALS.

Rule 33. Joint resolutions and memorials addressed to Congress, or either house thereof, or to the President of the UNITED STATES, or the heads of any of the national departments, or proposing amendments to the state constitution, shall be subject in all respects to the foregoing rules governing the course of bills.

SENATE RESOLUTIONS.

Rule 34. Resolutions other than those referred to in Rule 33, shall be treated as motions in all proceedings of the Senate.

MOTIONS.

Rule 35. No motion shall be entertained until it shall be seconded nor debated until announced by the president. It shall be reduced to writing and read by the secretary, if desired by the president or any senator, before it shall be debated, and by consent of the Senate may be withdrawn before amendment or action.

MOTION TO ADJOURN.

Rule 36. A motion to adjourn shall always be in order. The name of the senator moving to adjourn, and the time when the motion was made shall be entered on the journal.

PRECEDENCE OF MOTIONS.

Rule 37. When a question is under debate, no motion shall be received but the following, in the rank named:

1st rank: Question of consideration.

2nd rank: To lay on the table.

3rd rank: For the previous question.

4th rank: To postpone to a day certain.

To commit or recommit.

To postpone indefinitely.

5th rank: To amend.

No motion to postpone to a day certain, to commit, to postpone indefinitely, being decided, shall again be allowed on the same day and at the same stage of the proceedings, and when a question has been postponed indefinitely it shall not again be introduced during the session.

CALL FOR DIVISION.

Rule 38. Any senator may call for a division of a question, which shall be divided if it embraces subjects so distinct that one being taken away a substantive proposition shall remain for the decision of the Senate; but a motion to strike out and insert shall not be divided.

PREVIOUS QUESTION.

Rule 39. The previous question shall not be put unless demanded by three senators, whose names shall be entered upon the journal, and it shall then be in this form: "Shall the main question be now put?" When sustained by a majority of senators present it shall preclude all debate, and the roll shall be immediately called on the question or questions before the Senate, and all incidental question or questions of order arising after the motion is made after the previous question, and pending such motion, shall be decided whether on appeal or otherwise without debate.

PRIORITY OF BUSINESS.

Rule 40. All questions relating to the priority of business shall be decided without debate.

TIE VOTE.

Rule 41. The passage of a bill or action on a question is lost by a tie vote, but when a vote of the Senate is equally divided, the Lieutenant Governor, when presiding, shall have the deciding vote on questions other than the final passage of a bill.

THE YEAS AND NAYS.

Rule 42. The year and nays shall be taken when called for by one-sixth of all the senators present, and every senator within the bar of the Senate shall vote unless excused by the unanimous vote of the Senate, and the votes shall be entered upon the journal, and the names of senators demanding the year and nays shall also be entered upon the journal.

READING OF PAPERS.

Rule 43. When the reading of any paper is called for, and is objected by any senator, it shall be determined by a vote of the Senate, without debate.

MESSAGES.

Rule 44. Messages from the Governor, other state officers, and from the House of Representatives may be considered at any time by consent of the Senate.

RULES OF DEBATE.

Rule 45. When any senator is about to speak in debate, or submit any matter to the Senate, he shall rise from his seat, and, standing in his place, respectfully address himself to "Mr. President," and when recognized shall, in a courteous manner, confine himself to the question under debate, avoiding personalities and when finished shall resume his seat. No senator shall impeach the motives of any other member nor speak more than twice (except for explanation) during the consideration of any one question, on the same day, nor a second time without leave, when others who have not spoken desire the floor, but incidental and subsidiary questions arising during the debate shall not be considered the same question.

MAY CALL SENATOR TO ORDER.

Rule 46. If any senator in speaking, or otherwise, transgresses the rules of the Senate, the president shall, or any senator may, call him to order, and when a senator shall be so called to order he shall resume his seat and not proceed without leave of the Senate, which leave, if granted, shall be upon motion "that he be allowed to proceed in order," when, if carried, he shall confine himself to the question under consideration.

POINTS OF ORDER.

Rule 47. Every decision of points of order by the president shall be subject to appeal, and no discussion of a question of order shall be allowed except on appeal of three senators, and in all cases of appeal the question shall be, "Shall the decision of the chair stand as the judgment of the Senate."

BREACH OF DECORUM.

Rule 48. In cases of breach of decorum or propriety, any senator, officer or other person shall be liable to such censure or punishment as the Senate may deem proper, and if any senator be called to order for offensive or indecorous language or conduct, the person calling him to order shall report the language excepted to, which shall be taken down or noted at the secretary's desk, and no member shall be held to answer for any language used upon the floor of the Senate if business has intervened before exception to the language was thus taken and noted.

RECOGNITION BY THE PRESIDENT.

Rule 49. When two or more senators rise at the same time to address the chair, the president shall name the one who shall speak first, giving preference, when practicable, to the mover or introducer of the subject under consideration.

OPENING AND CLOSING DEBATE.

Rule 50. The author of a bill, motion or resolution shall have the privilege of opening and closing debate upon the same, unless the previous question has been moved and sustained.

PROTEST MAY BE ENTERED.

Rule 51. Any senator or senators may protest against the action of the Senate upon any question, and have such protest entered upon the journal.

QUESTION OF PRIVILEGE.

Rule 52. Any senator may rise to a question of privilege and explain a matter personal to himself by leave of the president, but he shall not discuss any pending question in such explanation.

ABSENCE FROM SESSION.

Rule 53. No senator shall absent himself from the Senate without leave, except in case of accident or sickness, and if any senator or officer shall absent himself his per diem shall not be allowed or paid him, and no senator, officer or attache shall obtain leave of absence or be excused from attendance without the consent of two-thirds of the members present.

CALL OF THE SENATE.

Rule 54. A call of the Senate may be moved by three senators, whose names shall be entered upon the journal, and if carried by a majority of all present the secretary shall call the roll and note the absentees, after which the names of the absentees shall again be called. The doors shall then be closed and the sergeant-at-arms directed to take into custody all who may be absent without leave, and all the senators so taken into custody shall be presented at the bar of the Senate for such action as the Senate may deem proper.

ABSENCE DURING ROLL CALL.

Rule 55. A senator having been absent during roll call may ask to have his name called.

ELECTION BY ROLL CALL.

Rule 56. In all cases of election by the Senate the votes shall be taken by yeas and nays, and no senator or other person shall remain by the secretary's desk while the roll is being called or the votes are being counted. No senator

shall be allowed to vote except when within the bar of the Senate, nor upon any question in which he is in any way personally or directly interested, nor be allowed to explain his vote or discuss the question while the yeas and nays are being called, nor change his vote after the result has been announced.

ANNOUNCEMENT OF VOTE.

Rule 57. The announcement of all votes shall be made by the president, and the announcement of the result of any vote shall not be postponed.

WITNESSES BEFORE THE SENATE.

Rule 58. Witnesses summoned by or on behalf of the Senate to appear before the Senate, or any of its committees, shall be paid for each day's attendance three dollars. For each mile traveled in coming to the place of examination, ten cents; and nothing shall be paid for travel where the witness was served at the place of examination, and no mileage shall be paid except where the witness actually traveled for the purpose of giving testimony.

USE OF SENATE CHAMBER.

Rule 59. The Senate chamber shall not be used for any but legislative business during the session, except by permission of the Senate given by two-thirds vote.

ADMISSION TO FLOOR OF SENATE.

Rule 60. The sergeant-at-arms and doorkeepers shall not admit to the floor of the Senate during the session any person other than a member of the Senate, except:

The Governor.

Members of the House of Representatives.

State officers.

Officers and employes of the Senate.

Representatives of the press or other persons designated by name by resolution of the Senate and holding cards of admission signed by the president.

ADMISSION TO SENATE.

Rule 61. The sergeant-at-arms and doorkeepers shall not admit to the floor of the Senate during the time the Senate is not in session, any person other than one requested by a senator, the president or secretary of the Senate.

SENATE GALLERY.

Rule 62. The gallery back of the president's desk is reserved for the use of the Governor and state officers and their families, for the families of senators, and for the members of the House of Representatives and their families.

SMOKING NOT ALLOWED.

Rule 63. Smoking shall not be allowed in the Senate chamber during the session of the Senate, nor shall indecorous conduct, boisterous or unbecoming language be permitted there at any time.

REED'S PARLIAMENTARY RULES.

Rule 64. The rules of parliamentary practice as contained in Reed's Parliamentary Rules shall govern the Senate in all cases to which they are applicable, and in which they are not inconsistent with the rules and orders of this Senate and the joint rules of this Senate and the House of Representatives.

SUSPENSION OF RULES.

Rule 65. No standing rule or order of this Senate shall be rescinded or changed without a vote of two-thirds of the members, and one day's notice of the motion thereof; but a rule or order may be temporarily suspended for a special purpose by a vote of two-thirds of the members present. When the

suspension of a rule is called, and after due notice from the president, no objection is offered, he may announce the rule suspended, and the Senate may proceed accordingly; but this shall not apply to that portion of Rule 20 relating to the third reading of bills, which cannot be suspended.

PURCHASE OF SUPPLIES.

Rule 66. The Board of Control shall furnish all necessary supplies for the Senate upon the requisition of the sergeant-at-arms, when signed by the secretary of the Senate.

Rule 67. Any senator shall have the right to compare an enrolled bill with the engrossed bill before the president signs the same.

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TITLE AND HISTORY OF SENATE AND HOUSE BILLS, MEMORIALS AND RESOLUTIONS

AND

GENERAL INDEX

TITLE AND HISTORY OF SENATE BILLS.

	NUMBER, AUTHOR AND TITLE.	Read first and second time and referred	Report of committee	Third reading and amend- ments	Other action in Senate	Vote on final passage	Message from House	Signed by President	Signed by Speaker	Approved and signed by Governor
, i	Senator French: An act appropriating the sum of one hundred thousand dollars, or so much thereof as may be necessary for the expenses of the fifteenth legislature.	6	6.61	0	11	6	10	12	12	1 4
સં	Senator French: An act appropriating the sum of fifteen thousand dollars, or so much thereof as may be necessary for the printing of the fifteenth legislature.	Ф	12	10	Ħ	10	10	12	12	41
oš	Committee on Public Revenue and Taxation: An act relating to the collection of taxes, creating a delinquent tax loan fund in each county, providing for the issuance, sale and redemption of warrants thereon and amending sections 9219, 9267, 9269, 9269, 9262, 9278 and epecing sections 9212, 9258, 9264, 9265, 9268, 9262, 9278 and 9279 of Remington & Ballinger's Annotated Codes and Statutes of Washington.	372	91 370 491	446 744		1. 1.				:
4.	Senator Smith (Joneph H.) (by request): An act providing for and authorizing and directing the payment of obligations imposed upon or incurred by cities of the first class by or on account of the passage and adoption of direct legislation, through the method commonly known as the initiative, wherein and whereby the number of men employed in the fire department of such cities is increased, providing a method for such payment, and authorizing and directing the issuance of warrants and making of tax levies for the purpose of making such payment, ing of tax levies for the purpose of making such payment, and declaring an emergency.	51								
NO.	Senator Chent: An act fixing the salary of county sheriffs and classification of counties therefor	Œ							:	:
œ.	Senator Wray: An act permitting cities or towns to dispose of surplus gas, water or electricity.	25	111		:				:	
ı:	Senators Kuykendall and Cox: An act to extend the right of eminent domain to warehouse and elevator companies	13	91	216	611	216	:			

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Senator Ghent: An act to amend section seven (7) of article eleven (11) of the Constitution of the State of Washington relating to the tenure of office of county sheriff and fixing the number of terms therefor.	Senutor Ghent: An act fixing the terms of county sheriffs and prescribing the times of holding elections therefor	Senator Smith (Joseph H.): An act amending section 1, chapter 135, Session Laws of 1915, entitled "An act relating to the support of mothers, who by reason of destitution, insufficient property or income or lack of earning capacity are unable to support their children under the age of fiften years, and repealing sections 8385-1, 8385-2, 8385-4, 8385-5, and 8385-6 of Remington & Ballinger's Annotated Codes and Statutes of Washington"	Senutor Ghent (by request): An act relating to the control of dead bodies, and providing for the establishment, maintenance and regulation of public morgues in counties of the first class, subdivision Class A, and prescribing penalties for the violation thereof	Senator Brown: An act providing for the platting and extension of certain streets in the city of Blaine across harbor area in front of said city.	Senutor Steiner: An act relating to the purchase, sale, transfer and incumbrance of stocks of goods, wares, merchandise and fixtures and equipment in bulk, providing penalties for the violation thereof, and amending sections 52% and 52% and Emington & Ballinger's Annotated Codes and Statutes of Washington	Senator Johnson: An act providing for the amendment of section 2 of article XXIII of the Constitution of the State of Washington, relating to constitutional conventions	Senutor Palmer: An act for the relief of Claude C. Ramsay, J. A. Baillargeon and B. G. W. Lichtenberg, and their successors in interest in State Contract of Sale No. 3362 to lots 8 and 9, block 17, Lake Union Shore Lands.	Senator Davis (W. S.): An act fixing the terms of county and precinct officers and prescribing the times of holding elections therefor	Senator Cox: An act permitting the conversion of building and loan and savings and loan associations and societies into mutual savings banks, prescribing the procedure therefor and declaring the effect thereof.
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, NUMBER, AUTHOR AND TITLE.	Senator Wray: An act creating a board of architect examiners, providing for an architectural examination, regulating the use of the title architect, designating an examination fee, providing for the issuance of certificates, making reciprocal arrangements between states and providing a penalty for violation thereof	. Senator Morthland: An act changing the name of the city of North Yakima to Yakima.	Senator Morthland: An act relating to cities under the commission form of government, and amending sections 3, 7 and 12 of chapter 116 of the Laws of 1911	Senutor Iverson: An act relating to the operation and maintenance of public utilities by municipal corporations, validating utility bonds in certain cases, and declaring an emergency		Senator Palmer: An act appropriating the sum of nine thousand dollars for the use and benefit of the Florence Crittenton and the White Shield Home rescue work for the State of Washington	
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Senator Iverson: An act providing for the amendment of the Constitution of the State of Washington by the addition of article XXIX relating to farm loans and agriculture	Senators Hall and Phipps: An act authorizing the State Auditor to give Adams, Columbia, Franklin, Garfield, Spokane, Walla Walla, Whitman and Skamania counties credit on their several tax roll accounts for the years 1909 and 1910.	Senators Brown and Iverson: An act providing for the establishment, maintenance and operation of a state powder factory, the purchase, sale and distribution of the products thereof, the purchase of powder for sale and distribution, and prescribing the powers and duties of certain officers in reference thereof, creating a powder revolving fund in the state treasury, regulating the expenditure of funds therein; confining the sale of powder handled by the state to certain uses and purposes; providing penalties for the violation of the provisions of this act, and making appropriations for the purposes of this act.	Senator Chase: An act providing for the relief of Jones & Dillingham, a corporation, McGowan Bros. Hardware Company, a corporation, and the Chas. W. Rodgers Company, a corporation, for materials furnished the contractor for the administration building of the Northern Hospital for the Insane, and making appropriations therefor	Senator Wray: An act relating to the exercise of the right of eminent domain by cities and towns, and repealing all acts and parts of acts in conflict therewith.	Senutor Groff: An act providing for a lien for rent due and to become due, and for the enforcement thereof	Senator Groff: An act for the relief of Cutter & Malmgren, architects, for the drafting of plans and the supervision of the remodeling of different rooms at the State Armory at Spokane, Washington, and making an appropriation therefor	Senntor Cox: An act relating to the state penitentiary, regulating the sale of grain sacks and other fabrics and products manufactured at the state penitentiary, fixing the duties of the state board of control in connection therewith, and amending section 8559-2 of Remington & Ballinger's Annotated Codes and Statutes of Washington	Senator Ferryman: An act defining school districts of the first class, and amending section 4416 of Remington & Ballinger's Annotated Codes and Statutes of Washington	Senator Davis (Lincoln): An act regulating the practice of chiropody; providing for the Issuing of licenses therefor, and providing a penalty for the violation of the provisions of this act
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NUMBER, AUTHOR AND TITLE.	Senator Brown: An act relating to the control of radrophobia in dogs, and amending section 6, chapter 1915 (section 3204 of Remington & Ballinger's Code).	36. Senator Fuirchild: An act permitting the inmates of the Western Washington Hespital for the Insane to manufacture articles for the National Red Cross Society.	37. Senators Cox and Cornwell: An act relating to the construction, equipment and furnishing of an armory for the use of the National Guard of Washington at Walla, appropriating money from the military fund therefor, creating a commission to superintend the construction, equipment and furnishing of said armory, and authorizing the promulgation of rules and regulations for the government thereof.	38. Senator Jones (by request of public service commission): An act relating to and making an appropriation for the public service commission, and declaring an emergency	39. Senator Kuykendall: An act relating to the improvement of public highways, and ammending section 5879-18 of Remington & Ballinger's Annotated Codes and Statutes of Washington.	40. Committee on Pure Food and Drugs: An act relating to the adulteration of foods, drinks and drugs and prohibiting the adulteration and fraud in the sale thereof, and amending section 6456 of Remington & Ballinger's Annotated Codes and Statutes of Washington	41. Senator Barnew: An act relating to the superior courts of the counties of Klickitat, Skamania, Cowlitz, Wahkiakum and Pacific	42. Senator Fulrchild: An act regulating and licensing the practice of treating the sick and afflicted without the use of drugs, creating a board of examiners for such practitioners, defining the provers and duties of such board, regulating the use of certain professional terms and abbreviations, defining the term "drug-less therapeutics," creating a drugless practitioners fund, defining what shall be unprofessional conduct, making an appropriation from funds created by collection of license fees, prescribing penalties for the violation of this act, and repealing all acts and parts of acts in conflict herewith.

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48. Senator Smith (Joseph H.): An act relating to the use and regulating the traffic of vehicles and motor trucks upon the public highways of the State of Washington, and providing a penalty for the violation thereof.	44. Committee on Public Morals: An act relating to prostitution, pimping, sodomy and immorality, to the procurement and transportation of persons for such purposes, the placing of females in houses of prostitution, the acceptance of earnings of prostitution, and amending section 2440 of Remington & Balinger's Annotated Codes and Statutes of Washington.	45. Senators Wray and Landon: An act relating to the public school system, the introduction, establishment and organization of normal school estension for teachers in service in the elementary common schools in this state; and repealing sections 4576, 4577, 4578, 4579, 4581, 4582 and 4583 of Remington & Ballinger's Annotated Codes and Statutes of Washington	system, and establishing the courses of instruction in, and the entrance requirements of the University of Washington, the Washington State College, the State Normal School at Ellenburg, the State Normal School at Ellenbur	47. Senators Wray and Landon: An act relating to the public school system, state institutions of higher education; creating a fund to be known as the University fund, a fund to be known as the Washington State College fund, a fund to be known as the Cheney Normal School fund, and a fund to be known as the Ellensburg Normal School fund, and a fund to be known as the Ellensburg Normal School fund, and making provision for the annual levy of a tax to produce revenue therein for the maintenance, construction and repair of buildings, improvement and equipment of said institutions; and repealing sections 6049-4 and 6049-5 of Remington	System, the courses of study in normal schools, the awarding of diplomas, annual joint meetings of normal schools, the awarding of the diplomas, annual joint meetings of normal school boards of truustees, reports of attendance of common school pounds in normal school training departments, and the apportionment of the common school fund for such attendance; and amending sections 4374, 4365 and 4370 of Remington & Ballinger's Annotated Codes and Statutes of Washington.	9. Committee on Appropriations: An act appropriating the sum of eighteen thousand forty-seven dollars and thirty-five cents (\$18,-047.35) for the relief of the industrial insurance department and authorizing the commissioners to disburse the same
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NUMBER, AUTHOR AND TITLE.	Senator Palmer: An act relating to the use of public highways, and the rights and remedies of distinss thereon, and fixing penalities for the violation of the conditions imposed, and providing for the licensing of motor vehicles and the collecting of fees therefor, and amending sections 15, 18 and 24 of chapter 142 of the Session Laws of 1915, and adding sections 24a, 24b, 24c, 24d, 24e and 24f	Senntor Cornwell: An act providing for the amendment of article XI of the constitution of the State of Washington, relating to county government	Committee on Judiciary: An act to establish a code of probate law and procedure, including the making and probating of wills, administration of estates of deceased persons; appointment of guardians of the persons and estate of minors, insane and mentally incompetent persons, and administering their estates, and providing penalties for the violation of certain provisions of this act and repealing sections 1278 to 1380, both inclusive, and esctions 1872 to 1692, both inclusive, and sections 1872 to 1692, both inclusive, and sections and section 1693 of Remington & Ballinger's Annotated Codes and Statutes of Washington, and Statutes of Washington in part, and all other laws or parts of laws in conflict therewith.	Committee on Commerce and Manufactures: An act relating to cold storage, providing for the inspection and regulation of cold storage warehouses and the inspection and regulation of food kept in cold storage, vesting the commissioner of agriculture with certain duties and powers in connection therewith and prescribing penalties for violations of this act.	Senator Phipps: An act appropriating the sum of fifteen hundred dollars (\$1,600.00) for the Lebanon Home at Ballard, Washington, and fifteen hundred dollars (\$1,500.00) for the Salvation Army Home at Spokane, Washington.	Senator Falmer: An act appropriating the sum of three thousand dollars (\$3,000.00) for the use and benefit of the Lebanon Home of Seattle, Washington, rescue work for the State of Washington

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Senator Jones: An act regulating the time of payment of the wages of employes of railroads, and providing penalties for violations thereof	Senator Cornwell: An act relating to the funding of the indebtedness of counties, cities and towns; validating certain funding bonds of counties, cities and towns hereofore sought to be voted or authorized; amending section 5112 of Remington & Ballinger's Annotated Codes and Statutes of Washington	Committee on Military: An act relating to the exercise of the power of eminent domain for military purposes by the state, by counties, and by cities	Committee on Agriculture: An act relating to the state fair of Washington, authorizing counties to make displays at the state. fair and pay the expense thereof, amending sections 3002, 3005, 3008, 8009 and 3011 of Remington & Ballinger's Annotated Codes and Statutes of Washington, and repealing section 3010 of Remington & Ballinger's Annotated Codes and Statutes of Washington.	Committee on Roads and Bridges: An act relating to public highways, rural post roads, assenting to the provisions of an act of Congress entitled "An act to provide that the United States shall aid the states in the construction of rural post roads, and for other purposes," approved July 11, 1916; authorizing and directing the state highway commissioner, the state highway board, and the State Treasurer to perform certain duties in connection therewith; providing for the apportionment of certain funds therefor; and declaring an emergency.	Committee on Stute, Granted, School and Thie Lands: An act relating to the survey, management, sale, reclamation, lease, and disposition of state, granted, school, tide, shore and other lands and oyster reserves, waterways and harbor areas, providing for a contract and royalty in the removal of minerals from such land or other lands which have been sold and the mineral rights reserved to the state, amending sections 6782, 6782, 6787, 6783, 6838, 6844, 6845, 8095, 8114 and 8115 of Remington & Ballinger's Annotated Codes and Statutes of Washington and section 1, chapter 144, Laws of 1915, and repealing section 6784 of said codes and statutes	Committee on Juliciary: An act relating to the taking of private property for private ways of necessity and for drains, flumes, ditches on or across the land of another for agricultural, domestic or sanitary purposes, and also for dam, power sites, flowage rights, for the conducting, operating, or carrying on any logging, milling, manufacturing or mining enterprise, and amending chapter 133 of the Session Laws of 1913 by adding thereto new sections
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THE TOTAL THE THE	NUMBER, AUTHOR AND TITLE.	63. Senator Palmer (by request of state fire warden): An act relating to the forests of the state; requiring owners of forest land to provide patrol therefor; declaring certain dangerous forest conditions to be public nuisances and providing for their abatement; providing for the creation of official fire districts and for the condistricts in prescribing methods for assessing and collecting the costs incurred in carrying out the provisions thereof; and prescribing the procedure for serving notices required thereby and by other forest laws of the state.	64. Joint Committee on State, Granted, School and Tide Lands: An act relating to forests and forest fires, and amending sections 5277-7, 5277-9 and 5277-16 of Remington & Ballinger's Annotated Codes and Statutes of Washington	65. Senator French: An act relating to weights and measures, the standards thereof, and sealers thereof, in counties and cities ofter than cities of the first class, and amending section 9511-3 of Remington & Ballingers Annotated Codes and Statutes of Washington	66. Senator Steiner: An act to repeal section 116 of chapter 31 of the Laws of 1915 of the State of Washington, relating to a joint compact between the States of Washington and Oregon affecting regulations for the protection of fish in the waters of the Columbia river or its tributaries, over which the States of Washington and Oregon have concurrent jurisdiction.	67. Senator Brown: An act relating to the improvement of certain highways, providing a method for the collection and payment of the cost thereof, and amending sections 5731, 5733, 5737, 5738, 5734, 5741, 5742, 5744, 5745, 5744, 5747, 5755, 5756, 5757, 5761, 5762, 5763, 5764 and 5765, and repealing sections 5748, 5749, 5763, 5763, 5754, 5755, 5763, 5755, 5763, 5755, 5763, 5755, 5763, 5755, 5763, 5755, 5763, 5755, 5763, 5755, 5763, 5755, 5763, 5755, 5763, 5755, 5763, 5755

Senator Mothors, A nact relating to untire discrimination in the press of commodities sold in the State of Washington, providing a prenaty for such unfair discrimination and a remody to the prenaty for such unfair discrimination and a remody to the list of the prenaty of the control of the			•	INDI	<u> </u>				707
Senitor Wicholst. An act regulating to unfair discrimination in the prices of commodities soid in the State of Washington, provide person injured. Senitor Karwhner: An act regulating the purchase, sale and use of tuberculin and providing penalties for volation thereof. Senitor Markhouse Company. B. Machi, Teanie of the Chemy Dinion Warehouse Company. B. Machi, Teanie of the Chemy Dinion Warehouse Company. B. Machi, Teanie of the Chemy Dinion Warehouse Company. B. Machi, Teanie of the Chemy Dinion Warehouse Company. B. Machi, Teanie of the Chemy Dinion Warehouse Company. B. Machi, Teanie of the Chemy Dinion Warehouse Company. B. Machi, Teanie of the Chemy Dinion Warehouse Company. B. Machi, Teanie of the Chemy Dinion Warehouse Company. B. Machi, Teanie of the Richard Machineration building of the Chemy Normal School and making appropriation therefor from the Expension of Machineration therefor from the Expension of Machineration therefor from the Expension of Machineration department with general and support of the normal schools by a millage tax and providing from the establishment of an axtension department with general conflict therewith, providing for the maintenance of machinerate of Washington. Tepaching to the powers of the public service commission and amending settle department with general conflict therewith providing penalties for the violation of sand and electric metablisms and providing penalties for the violation of sand make commission to enforce this act and make certain orders and rules to carry out the provisions of this amendment at the next enaung general election of a sand district government, and providing penalties for the violation for a straight presented and district government, and providing penalties of the sale of Washington. Teaching and control of the sale of Washington relating to courty, two submission of this amendment at the next enaung general elec- Senitor Phipps, An act requiring the provisions of this act and district government, and providing penalties of the violation	:	:	:	:	:	:	:	:	:
Senator Nichola: An act regulating to unfair discrimination in the person injured. Senator Karshner: An act regulating the purchase, sale and use of the purchase and an energy to the senator Karshner: An act regulating the purchase, sale and use of the purchase. An act regulating the purchase, sale and use of the purchase and senator Karshner: An act regulating the purchase, sale and use the Cheney Charlest and a providing for the relief of the Cheney Charlest and a providing for the relief of the Cheney Charlest and labor turnished the subcontractor for the secaration work of the new administration building of the Cheney Cheney Normal School and making superior to the secaration and labor turnished the subcontractor for the secaration work of the new administration building of the Cheney Cheney Normal School fund. Senator Johnson, Phipse & Groff, Chase Ferryanan, Cleary and Secaration, Johnson, Phipse & Groff, Chase Ferryanan, Cleary and Secaration and School fund. Senator Johnson, Phipse & Groff, Chase Ferryanan, Cleary and secaration with the set of acts in conflict therewith, providing for the maintenance and support of the normal schools and making section separation of the public service commission and act relating to the powers of the public service commission and an and benefit of the violation of selection furthers and annotated Codes and Statutes of Washington. Senator Phippes, An act relating to lobbying requiring section and electric railroads and electric interventant annotated Codes and Statutes of Washington and Selectic interventant annotated Codes and Statutes of Washington and Selectic interventant annotated Codes and Statutes of Washington and Selectic interventant annotated Codes and Statutes of Washington and Selectic interventant annotated Codes and Statutes of Washington and Selectic interventant annotated Codes and Statutes of Washington of this act and district government, and providing for the submission of this act and district government, and providing for the submission of this		- :			:	- :	<u>:</u>	<u>:</u>	
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Message from House				:		22	:
Vote on final passage		•		460		197	
Other action in Senate		•		460	•	542	
Third reading and amend- ments	**************************************	* * * * * * * * * * * * * * * *		460		197	
Report of committee	v 0 0 0	418	:	852 459 460 860	343	197 200 570	211
Read first and second time and referred	116	116	121	121	121	121	喜
NUMBER, AUTHOR AND TITLE.	77. Senator French: An act relating to primary elections, the nomination of candidates for public office, and form of ballots at general elections, and amending sections 4809, 4813, 4814, 4815, 4823, 4827, 4827, 4828 and 4836, and repealing section 4822 of Remington & Ballinger's Annotated Codes and Statutes of Washington	78. Senators Nichols, Landon, Phipps, Johnson, Fairchild and Davis (Waiter S.): An act relating to the use of the waters in the State of Washington for irrigation, mining and manufacturing, for domestic and public use, and for general industrial purposes, and providing for the creation of a water utility municipality, fixing its powers, and for the creation and regulation of water utility districts	70. Senator Palmer: An act requiring the commissioners of the industrial insurance department to execute and file official bonds	80. Committee on Insurance: An act relating to accident insurance, and defining the liability of accident insurance companies and associations, and requiring the endorsement of policies in accordance herewith	Si. Senator Jones (by request): An act relating to the business of actioneers outside the limits of incorporated cities and towns in the State of Washington.	82. Senators Cox and Judd: An act providing for the conveyance of the state quarries and rock-crushing plants at Meskill, Selah, Marshall and Dixie to the counties of Lewis, Yakima, Spokane and Walla, Walla, respectively, and the disposal of the rock-crushing plant at Deception Pass	83. Senators Karshner, Davis (Walter S.) and Phipps: An act relating to the retirement of teachers in the public schools of the State of Washington, providing for the creation of a fund therefor from the salaries of teachers, providing for the investment of surplus funds, and providing penalties for the violation of said act
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nt: An cians an aws of]	Sc. Senator Ferryman. An act authorizing and directing the Sommissioner of Public Lands to certify certain shore lands to the Governor for deed, and authorizing and directing the Governor to receit, and the Secretary of State to attest a deed conveying to the city of Wenatchee certain shore lands for use as and in connection with its public park and for no other purpose	86. Senators Jones and Davis (Walter S.): An act relating to public libraries in cities of the first class, and amending sections 6973 and 6975 of Remington & Ballinger's Annotated Codes and Statutes of Washington	87. Senator Davis (Walter S.): An act relating to education and providing for the employment of "home teachers" and the teaching of adults.	88. Senator Palmer: An act relating to taxation, providing for a poll tax and the collection thereof, and declaring an emergency	89. Joint Committee on Public Utilities: An act relating to certain carriers for hire upon every public place, street, road and highway, placing such carriers, their conveyances and business under the jurisdiction of the public service commission of the state, imposing certain duties upon such commission, prescribing penalities for its vlotation, declaring it necessary for the immediate prescrvation of the public peace and safety that it take effect immediately, and providing that it take effect immediately.	Occumittee on Pure Food and Druga; An act facilitating the enforcement of the laws against adulteration and misbranding of forcement of the laws against adulteration and misbranding of adopt, publish and enforce standards of quality, purity and strength of foods and drugs, and rules and regulations governing the adulteration and misbranding of foods and drugs, and prescribing rules of evidence in prosecutions for violations of laws against the adulteration and misbranding of foods and drugs, or in proceedings for the condemnation of adulterated or misbranded foods and drugs.	91. Senator Groff: An act relating to the government, management and control of the public institutions of the State of Washington under the supervision of the state board of control, amending section 8936 of Remington & Ballinger's Annotated Codes and Statutes of Washington, and repealing all acts and parts of acts in conflict with the provisions hereof	92. Committee on Elections and Privileges: An act relating to the registration of voters, and amending sections 4773 and 4762 of Remington & Ballinger's Annotated Codes and Statutes of Washington and section 12 of chapter 16 of the Laws of 1915
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Message from House	595	89	:	82			
Vote on final passage	188	194	:	474			
Other action in Senate	. 595	:	•				
Third reading and amend-ments	196	461 464 467		. 474			
Report of committee	184 211 636	352 416 418 461 491		25 6 473 491		,	290 309 327
Read first and second time and referred.	130	130	130	135	136	135	138
NUMBER, AUTHOR AND TITLE.	Senator Hutchinson (by request of commissioner of agriculture): An act relating to the registration of stallions and jacks, amending sections 1, 2, 4 and 5 of chapter 99 of the Laws of 1911, and repealing section 8 of chapter 99 of the Laws of 1911	Senator Chase: An act relating to building and loan, and savings and loan associations and societies, the organization, management, regulation and control thereof, providing penalties, and amending sections 8601-6, 3601-7, 8601-20, 8601-22, 8601-27 of Remington & Ballinger's Annotated Codes and Statutes of Washington	Senator Landon: An act for the relief of the city of Seattle, a municipal corporation, for the expense incurred for Andrew Alex, an indigent person.	Senators Burton and Davis (Walter S.): An act relating to the practice of midwifery, regulating the same, providing for the examination and licensing of applicants, and providing penalties for the Violation of this act.	Senator Phipps: An act relating to the practice of surgery, and fixing penalties for the violation of the act	Senator Wray: An act authorizing and directing the Commissioner of Public Lands to certify certain shore lands to the Governor for deed and directing the Governor to execute, and the Secretary of State to attest a deed conveying to the city of Seattle certain shore lands for use as and in connection with its public parks and for no other purpose.	Senator Groff: An act for the relief of Dr. James A. LaGasa for medical and professional services rendered to members of the National Guard of the State of Washington, and making an appraision therefor
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136	136	136	981	136	136	137	137	143
Senator Kleeb: An act authorizing boards of county commissioners and governing bodies of cities and towns to appropriate funds for the enforcement of initiative measure No. 3; enacted by the people November 3, 1914, and amending said measure by adding thereto a new section	Committee on Judiciary: An act relating to actions against public corporations and amending section 951 of Remington and Ballinger's Annotated Codes and Statutes of Washington	Senator Iverson: An act relating to agriculture and agricultural products, promoting the general welfare by aiding in the economical production and distribution of farm commodities and the collection and dissemination of serviceable and protective information to producers and consumers, farm owners and prospective farm buyers, farmers and farm help; creating the office of director of farm markets, defining his powers and duties; making unlawful combinations to control agricultural food products; providing penalities for the violation of this act and making an appropriation to carry out its purposes.	Senators Steiner, Phipps and Cleary: An act providing for the establishment and regulating the operation of teachers' retirement funds in school districts of the first class, defining the powers and duties of certain officers in relation thereto, and providing for appeals from the decisions of the trustees of such fund.	Senators Fairchild and Phipps: An act relating to elections, and authorizing electors absent from their precincts of residence to vote at general elections and the primaries therefor, providing a penalty for violation and amending sections 1, 2, 3, 4, 5, 6 and 7 of chapter 189 of the Laws of 1915.	Senator Cox: An act creating a commission to purchase or acquire by condemnation, and authorizing the purchase or appropriation of lands adjoining the state pentitentiary farm for penitentiary farm purposes, making an appropriation therefor, and declaring that this act shall take effect immediately	Senators Ferryman, Davis (Walter S.) and Johnson: An act relating to free kindergartens and amending section 4740 of Remington & Ballinger's Annotated Codes and Statutes of Washington	Senutor Chase: An act relating to county depositaries and the custody and withdrawal of funds received by clerks of the superior courts, and county and school district officers; repealing certain acts and providing penalties.	Senntor Kleeb: An act to establish a state trout hatchery in Pacific county and making appropriation therefor
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BILLS-Continued.
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Signed by President					
Message from House					
Vote on final passage		:	878		
Other action in Senate		*	376		
Third reading and amend-ments			373		
Report of committee	207		381 381 381	123	156
Read first and second time and referred.	54. 62.	147	147	147	147
NUMBER, AUTHOR AND TITLE.	Sentors Johnson and Kuykendall: An act relating to intoxicating liquors, and the importation, receipt, transportation, purchase, manufacture, possession, use, sale and disposition thereof, prohibiting the making of false statements or writings for the purpose of obtaining the same, and the counterfeiting of permits the powers and amending rules of evidence in certain cases, defining the powers and amending sections 7, 8, 15, 16, 17, 18, 19, 20, 21, 22, 23, 29, 31 and 32 of initiative measure No. 3, enacted by the people November 3, 1914, and further amending said act by adding thereto new sections to be known as sections 7s, 7b, 15s, 15b, 15c, 17s, 17c, 17c, 17d, 17c and 22s, and providing penalties for violation thereof.	Senator Myers: An act relating to fur-bearing animals, providing ing for the protection and trapping thereof, and providing a penalty	Senntor Myers: An act relating to game animals, game birds and game fish; state and county game funds; the auditing and payment of claims against such funds; authorizing county game commissioners to expend county game fund for certain purposes; and amending section 34 of chapter 120 of the Laws of 1913	Senator Myers: An act relating to game animals, game birds, game fish, fur-bearing animals, migratory birds, and food fish birds; providing for a license to trap fur-bearing animals; setting aside certain islands as preserves; requiring the erection and maintenance of screens at the intake of irrigation systems, providing the procedure to open and close season on upland birds, and the forfeiture of hunting and fishing licenses upon conviction of violation of the game laws; and amending sections 4, 23, 24, 25, 33 and 40 of chapter 120 of the Laws of 1913, and section 5336 Washington & Ballinger's Annotated Codes and Statutes of	Senator Myers: An act relating to game fish, providing for the protection, fixing the bag limit, and amending section 41 of chapter 120 of the Laws of 1913.
	Senators Joing liquoirs, chase, manupolibiling purpose of therefor, est therefor, est the powers 7, 8, 15, 16, 11, ure. No. 3, amending as sections providing providing providing providing providing parts.	Senator ing for penalty	Senator My game fish; ment of cl commission and amendian	Senator M. game fish, and bears: birds; proving saide maintenant viding the and the for of violation of violation of Kemingto Washington	Senator My protection, ter 120 of

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308	289	192	272	309		188 354 458, 465	88	259 476, 491 627, 653
147	148	148	148	148	148	149	166	167
Senator Myers: An act relating to game and other wild birds, game and other wild animals, and game fish; establishing a state game farm; authorizing the acquisition of a site therefor, and the erection of buildings and structures thereon; regulating the management thereof; authorizing the purchase of game birds and other wild birds, game animals and other wild animals, and game fish, for propagating purposes and for sale and distribution; and authorizing the transfer of convicts from the Washington State Penitentiary thereto; and making an appropriation.	Senator Cornwell: An act providing for the amendment of article 11 of the constitution of the State of Washington, relating to the exercise of the legislative authority of the tsate	Senator Burton: An act relating to fees and compensation of justices of the peace and amending section 1 of chapter 188 of the Laws of 1915.	Senator Wells: An act making appropriation for the relief of Fidalgo Island Packing Company.	. Senutor Phipps: An act limiting and prescribing what shall be treated as assets in computing the indebtedness of taxing districts.	Senator Chase: An act relating to the compensation and to the medical, surgical and hospital care of injured workmen, creating a medical and fund by enforced contributions thereto by employers and workmen, providing for the distribution thereof for the expense of such care, making an appropriation out of such fund, providing penalties for the violation of this act, amending sections 6604-5 and 6604-8 of Remington & Ballinger Codes and Statutes of Washington, and amending section 6604 of Remington & Ballinger's Codes and Statutes of Washington, by adding thereto new sections numbered 6604-35, 6604-35, 6604-36, 6604-44, 6604-45, and declaring that this act is necessary for the immediate preservation of the public health and safety, support of the existing public institutions of the state, and shall take effect immediately.		Senator Nichols: An act relating to public service properties and utilities, and amending chapter 117, Laws of 1911, by adding thereto two new sections to be known as section 8% and section 80%.	Senator Palmer: An act to amend section 982 of Remington & Ballinger's Annotated Codes and Statutes of Washington, relating to divorce and alimony
114.	115,	.116.	117.	118.	4119.	120.	121.	122.

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OF SENATE
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	NUMBER, AUTHOR AND TITLE.	Read first and second time and referred	Report of committee	Third reading and amend-ments	Other action in Senate	Vote on final passage	Message from House	Signed by President	Signed by Speaker	Approved and signed by Governor
123.	Senator Wray: An act to regulate the practice of barbering, and licensing of persons to carry on such practice, and providing punishment for its violations, to provide for a board of examiners and define its duties, and to repeal all existing laws in relation thereto	167	344							ļ. <u> </u>
124.	Senator Landon: An act providing for the amendment of article VII of the constitution of the State of Washington by adding thereto a new section to be known as section 10, relating to exemption of ships and vessels from taxation	167	290	***************************************	***************************************		:			
125.	Senator Smith (Joseph H.): An act relating to liens upon chattels, and amending sections 1154, 1155, 1156, 1167 of Remington & Ballinger's Annotated Codes and Statutes of Washington, and adding a new section to be known as section 1157-a of Remington & Ballinger's Annotated Codes and Statutes of Washington.	791	236 302 323 569	305	•	308	270	572	574	
126.	Senator Smith (Joseph H.): An act relating to the payment of a tax on premiums collected by insurance companies, and amending section 6059-26 of Remington & Ballinger's Annotated Codes and Statutes of Washington.	157	199 250 272	250		251		:		
121.	Joint Committee on Irrigation and Arid Lands: An act relating to the use of water in the State of Washington and the right to the use thereof, providing penalties for its violation, and for the exercise of the power of eminent domain in certain cases, making an appropriation and repealing certain acts and parts of acts	. 151	240 310, 367 408, 419 645, 658	411	410 635 647	411	682 642 647	628	629	<u> </u>
128.	Committee on Public Mornis: An act relating to the prevention of cruelty to animals and amending section 3278 of Remington & Ballinger's Annotated Codes and Statutes of Washington	158	199					:		:
129.	Committee on Public Morals: An act relating to prevention of cruelty to animals and amending section 3280 of Remington & Ballinger's Annotated Codes and Statutes of Washington	158	211	70%		204				:

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		271 462	* * * * * * * * * * * * * * * * * * *	220 381, 645	•		476	299	
89	158	168	161.	171	171	מו	172	172	172
Senutor Johnson: An act authorizing cities and towns to construct, purchase, condemn and purchase, acquire, add to, maintain, conduct and operate certain public utilities; and amending section 8005 of Remington & Ballinger's Annotated Codes and Statutes of Washington.	Senator Davis (Walter S.): An act relating to the exhibition of motion pictures; providing a board to censor motion picture films; prescribing its powers, duties and salaries; and fixing penalties for violations hereof.	Scuntor French (by request): An act relating to the state board of control, providing for the membership thereof and amending section 8931 of Remington & Ballinger's Annotated Codes and Statutes of Washington.	Senutor Jones (indorsed by public service commission): An act relating to rallroad rights-of-way, defining the powers and dustes of the public service commission in relation thereto, and granting the right of condemnation to rallroad companies for the pirotection of their rights-of-way.	Senator Myers: An act relating to game animals, creating a game preserve in Okanogan county, and providing a penalty	Senator Morthland: An act relating to the collection of taxes, reducing the interest charged upon unpaid taxes, eliminating the sale of certificates of delinquency, providing for a period of redemption after sale of land under tax foreclosure, amending sections 9186, 9189, 9219, 9257, 9259, 9260, 9269, 9277, and repealing sections 9252, 9253, 9254, 9255, 9256, 9256, 9277, and redemington & Ballinger's Annotated Codes and Statutes of Washington	Committee on Judiciary: An act relating to trials in criminal actions, and providing for the drawing, retaining and selection of alternate jurors, and providing when this act shall take effect	Committee on Roads and Bridges: An act relating to county road funds and validating certain obligations and authorizing the payment thereof and amending chapter 160 of the Session Laws of 1915	Committee on Judiciary: An act relating to court costs, fees and mileage, and repealing section 503 of Remington & Ballinger's Annotated Codes and Statutes of Washington	Senator Smith (Joweph H.): An act relating to the ascertaining and determining of the heirs of deceased persons
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	413	477		279	
	343 418 419 653	880		246 279 312 41.7	
. 186	186	186	186	187	187
8. Senator Karshner (by request): An act relating to drug stores and pharmacies and providing for the inspection thereof; regulating the compounding, possession and sale of drugs, medicines poisons; prescribing powers and duties of the state board of pharmacy and fixing the componsation of members thereof; defining the rights and duties of pharmacists; providing penalties for the violation of this act; and amending sections 8445, 8451, 8454, and 8455 of Remington & Ballinger's Annotated Codes and Statutes of Washington.	improvement of lands and other property by diking and drainage and the establishing and coher property by diking and drainage and the establishing and consolidation of improvement districts for such purpose; providing for the construction, maintenance and extension of diking and drainage systems; the method of apportioning, assessing and reassessing the costs thereof against lands assessments; providing for the disposal of waters developed by drainage systems; providing for the disposal of waters developed by drainage systems; providing penalties for the damaging of dikinal and drainage improvements; and amending sections 4226-1, 4226-1, 4226-1, 4226-1, 4226-1, 4226-1, 4226-1, 4226-1, 4226-1, 4226-1, 4226-2, 4226-2, 4226-2, 4226-3,	spenator Jones: An act relating to elections, providing for the appointment of election officers, and prescribing the manner of conducting elections, and the canvassing and counting of votes cast thereat, and amending sections 4785, 4786, 4913, 4915, 4916, 4924, 4925, and 4926 of Remington & Ballinger's Annotated Codes and Statutes of Washington.	if. Committee on Medicine, Dentistry, Surgery and Hyglene: An act relating to the public health, providing for the regulation and control of water supplies and sewage, defining the powers and duties of and providing for the enforcement of the rules, regulations and orders, of the state board and state commissioner of health in relation thereto and providing penalties	regulating the operations of coal mining. An act relating to and regulating the operations of coal mining, providing for the inspection thereof and limiting the hours of labor therein; creating a state mine inspection department and prescribing the qualifications and duties of inspectors; prescribing the qualifications and duties of certain officials and employes in coal mines, faxing penalties for violation of this act and repealing all acts relating to coal mines and the inspector of mines in the State of Washington.	is. Senator Davis (Waiter S.): An act for the promotion of the public health, limiting the days of labor in any one week to six in certain employments, providing for the enforcement thereof, and penalties for the violation thereof.
148.	149.	150.	151.	152.	153.

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336		88	-2E	:		312	230	5112	418
192	193	193	198	193	201	201	201	201	201
Senator Jones (by request of Public Service Commission): An act for the prevention of fraud in the grain, grain products and hay trade and trade in rice, beans, soy beans and other similar articles; fertilizers, chemicals and other commodities; for prevention of dissemination of injurious plant insects and disease; for the establishment and preservation of standards for grain, grain products, hay and such other commodities; regulating warehousemen, millers, shippers and buyers of grain, grain products, hay and such other commodities; defining the duty of railroads, providing penalities for the violation thereof and repealing chapter 91 of the Laws of Washington for 1911.	Senator Johnson (by request): An act relating to the powers, duties and jurisdiction of the industrial welfare commission and amending section 3 of chapter 174, Laws of 1913	Senator Faulkner: An act granting to the Curlew Irrigation District, for public uses and purposes, the right and privilege to overflow certain state lands	Senator Landon: An act relating to water districts and amending sections 9510-15 and 9510-19 of Remington & Ballinger's Annotated Codes and Statutes of Washington	Senator Davis (W. S.): An act relating to and regulating the sale, barter, giving away, disposal and display of pistols and revolvers, and fixing penalties for the violation thereof		Senator Ghent: An act to provide for the issuance of licenses to honorably discharged soldiers, sailors and marines of the millitary and naval service of the United States, in the late war of the rebellion, the Spanish-American war and the Philippine insurrection, who desire to carry on the business of peddler, and amending sections 8927 and 8928 of Remington and Ballinger's Annotated Codes and Statutes of Washington.	Senator Landon: An act relating to the duties of county sheriffs and other peace officers.	Committee on Roads and Bridges: An act relating to public high-ways, authorizing the establishment of toll roads by municipalities to aid in the construction and maintenance of permanent highways, fixing penalties for violations of this act, and providing when this act shall take effect.	Senator Wray: An act relating to negotiable instruments and amending section 3575 of Remington & Ballinger's Annotated Codes and Statutes of Washington.
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Signed by Speaker	654	:	652			571	:	:
Signed by President	18		645			992	:	
Message from House	594 629 640	:	SES.	,		540	:	
Vote on final passage	404	:	204			320	:	388
Other action in Senate	404 404 404 405 408	*	***************************************			859		
Third reading and amend-ments	403		200			359		386
Report of committee	309 402 435 639, 658	167	470 506 511		230	26.73 265	:	342
Read first and second time and referred.	201	212	212	212	212	212	213	213
NUMBER, AUTHOR AND TITLE.	Senators Ghent, Wray and Steiner: An act fixing the compensation of all county officers in counties having a population of over two hundred and fifty thousand (250,000), and naming such counties class "A" counties.	Senators Pulmer, Landon, Nichols, Ghent, Wray, Steiner, Jones, Fairchild, Metcalf, Groff and Smith (J. H.): An act fixing the office hours of county and municipal officers	Senator Nichols: An act relating to water districts, providing for the elimination of territory within the boundary of water districts already organized, and for the disincorporation of water districts, together with the procedure therefor, and providing when this act shall take effect.	Senator Jones (by request of the public service commission, the state board of control, the industrial insurance commission and the commissioner of agriculture). An act creating a state laboratory, defining its functions, designating its management, transferring laboratory property, making an appropriation, and repealing section 3000-11 of Remington & Ballinger's Annotated Codes and Statutes of Washington.	Senator Ghent: An act appropriating the sum of two thousand dollars (\$2,000.00) for the relief of M. A. Tieck	Senator Groff: An act relating to the amalgamation of street railway properties by consolidation, sale, lease or otherwise	Senator Stelner: An act relating to the hours of labor for females in mechanical or mercantile establishments, laundries, hotels or restaurants in this state	Senator Groff: An act relating to insurance and giving to a surety the benefit of a stay of execution upon judgment, and amending section 6059-196 of Remington & Ballinger's Annotated Codes and Statutes of Washington
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310	270 291 367	355 397 443 465 658	381	586	200	311 355 471 506	988	27.1 381
213	213	813	213	213	214	215	215 518	215
Senator Metcalf: An act relating to forest and logged-off lands sold for taxes; providing for the sale of such lands to the state for forestry purposes, and making an appropriation thereof	N. Senator Metcalf: An act authorizing the state board of land commissioners to clear and fit for cultivation logged-off agricultural land belonging to the state	nent and furnishing of an armory for the use of the National Guard of Washington, at Everett; appropriating money from the military fund therefor, creating a commission to superintend the construction, equipment and furnishing of said armory, and authorizing the promulgation of rules and regulations for the government thereof	2. Senutor Fairchild, and Committee on Military Affairs: An act relating to elections and prescribing the method of voting by elections in the State of Washington in the actual military service of the state or of the United States and by reason thereof absent from their election precincts.	8. Committee on Judiclary: An act providing that contractors on public or private work receive payments therefor as agents of the payor for the payment of laborers and materialmen, and amending section 2604 of Remington & Ballingers Annotated Codes and Statutes of Washington	4. Committee on Judiciary: An act relating to contractors and contractors' bonds upon public work, and amending section 1159 of Remington & Ballinger's Annotated Codes and Statutes of Washington	5. Committee on Rural Gredits and Agricultural Development: An act providing for the organization, management, and administration of co-operative credit associations, creating the office of director thereof, prescribing his powers and duties, and making an appropriation	6. Senator Chame: An act providing for the assessment and taxation of mines, mining claims and the improvements thereon and the net profits therefrom, requiring statements of net profits, providing a penalty for false statements made and repealing all acts in conflict herewith.	Senutor Metcalf: An act relating to agriculture; promoting the general welfare by bringing into productive use logged-off lands suitable for agriculture, providing for the establishment of agricultural development districts with authority to purchase and improve said lands and to dispose of the same and to furnish powder and other aid to bona fide improvers of said land and making the cost of the same a part of the sale price of said land; to issue agricultural improvement bonds therefor and authorizing the investment of public funds in said bonds
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Message from House							5	76 9
Vote on final passage			188				Ş	479
Other action in Senate	•		0 0 0 0					
Third reading and amend-ments	•		281			•	Ş	479
Report of committee			312	246			246 767	27.1 63.1
Read first and second time and referred.	221	222	222	2003	2222	566	66	530
NUMBER, AUTHOR AND TITLE.	Senator Stelner: An act appropriating the sum of two hundred fourteen dollars and ninety-eight cents (\$214.98) out of the fisheries fund of the State of Washington for the relief of the San Juan Fishing & Packing Company.	Committee on State Penni and Reformatory Institutions: An act creating the Women's State Industrial Home, providing for the erection and management thereof and for the commitment of offenders thereto, and making an appropriation therefor	Committee on Judiciary: An act relating to the practice of law, and prohibiting corporations and voluntary associations from engaging therein and from performing other acts relating thereto, and providing a penalty.	Senator Palmer: An act relating to the public schools and providing for the resignation of teachers.	Senntor Palmer (by request): An act to establish an institution for the care and custody of persons of defective and impaired mentality in the western part of the State of Washington, to be known as the Western Washington Home and Colony, and appropriating money therefor.	Committee on Judiciary: An act amending section 2280 of Remington & Ballinger's Annotated Codes and Statutes of Washington, relating to suspending of sentences for crimes	Senator Hall: An act relating to, and authorizing, the ratification and validation of certain claims, contracts and obligations on the part of cities of the third class, contracted, allowed or otherwise incurred by the city councils thereof, and invalid or void because contracted, allowed or otherwise incurred in violation of the provisions of section 7702 or section 7694 of Remington & Ballinger's Annotated Codes and Statutes of Washington.	Senutor Nicholm: An act relating to commercial waterway districts of the State of Washington, and providing for the issuance of refunding bonds by said district.
	188	189.	190.	191.	192.	193,	194.	195.

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418		570	589	271 7621 688	3869	370		341 463 465
230	230	231	231	231	231	231	238	238
Senator Chase: An act to create and provide for a lien in favor of launderers, cleaners and dyers, and to provide for the enforcement thereof	Senator Chase: An act to regulate the purchase, sale and transfer of the business, furniture and furnishings of lodging houses or hotels in bulk, and prescribing penalties for the violation thereof	the reorganization of diking and drainage districts as diking and drainage districts as diking and drainage improvement districts, providing for the levy and collection of assessments on lands therein and the issuance of bonds thereby, and providing for assessing the costs of extensions or enlargements of the improvements of such districts, and declaring that this act is necessary for the immediate preservation of the public peace, health and safety and shall take effect immediately	b. Sepator Palmer: An act relating to the issuance of warrants by the State Auditor and providing for the auditing and allowance of expenses of elected state officials.		L. Committee on Mcdicine, Dentistry, Surgery and Hyglene: An act relating to the practice of medicine and surgery; amending sections 8386, 8387, 8388, 8391, 8392, 8396, 8397, 8409, 8402, 8403 and 8405 of Remington & Ballingers Annotated Codes and Statutes of Washington: and repealing sections 8389 and 8406 of Remington & Ballingers Annotated Codes and Statutes of Mashington; and declaring that this act shall take effect immediately.	2. Senators Kuykendall and Johnson: An act relating to misconduct in office of certain public officers, defining the same in certain cases, and providing for the removal of certain officers guilty thereof, and declaring the powers and duties of the Governor and Attorney General in relation thereto.	3. Senator Nicholm: An act changing the names of certain rivers and parts of rivers affected by the public work heretofore carried on, or now being carried on, upon said rivers within the limits of King and Pierce counties, State of Washington	4. Senator Cornwell: An act relating to fencing railroad rights-ofway, and amending section 8730 of Remington & Ballinger's Annotated Codes and Statutes of Washington
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539	238	240	247	542	247	742	248	248	248	248
Senator Chase: An act to amend section 1 of chapter 37 of the Laws of 1911, entitled "An act to regulate and limit the hours of employment of females in any mechanical or mercantile establishment, laundry, hotel or restaurant; except establishments engaged in harvesting, packing, curing, canning or drying certain perishable articles, and providing a saving clause as to such exception; to provide for its enforcement and a penalty for its violation," approved March 9, 1911.	making it unlawful to take clams from the state's tide lands for the purpose of canning or selling the same, and prescribing a penalty for the violation thereof.	5. Senator Nichols: An act to correct an error in a deed executed and delivered to the State of Washington, and to convey the land therein described to Seattle school district No. 1	3. Senator Palmer: An act relating to the commitment of girls to the State School for Girls, and amending section 4386-6 of Remington & Ballinger's Annotated Codes and Statutes of Washington.	f. Senator Nichols: An act relating to the security of depositors in incorporated banks of the State of Washington, creating a bank depositors' guaranty fund, providing regulations therefor and penalties for the violation thereof, and declaring an emergency	S. Joint Committee on Game: An act relating to game fishing, authorizing the issuance of non-resident licenses therefor, and providing a penalty.	9. Senator Wray: An act providing for the setting apart and donating for public services certain shore lands, and providing for the platting and replating of harbor areas, with the establishment and reestablishment of inner and outer harbor lines on Lake Washington, and making an appropriation for such purposes	0. Senator Palmer and Mr. Shields: An act relating to the time of sunset and designating the points from which observations for the purpose of fixing a standard time of sunset shall be taken	1. Senutor Phipps: An act relating to public highways, naming and fixing the route of state road No. 22, and amending section 12 of chapter 164 of the Laws of 1915	2. Committee on Judiciary: An act relating to the publication of the Washington supreme court reports, and amending section 9066 of Remington & Ballinger's Annotated Codes and Statutes of Washington.	3. Senator Metcalf: An act relating to the production and marketing of farm products, creating the office of director of farm markets, defining his powers and duties and fixing his salary, and making an appropriation to carry out the purposes of this act
213.	412	215.	216.	ä	218	219.	220.	221.	22.22	223

BILLS—Continued.
OF SENATE
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Approved and signed by Governor Signed by Speaker Signed by President Message from House Vote on final passage Other action in Senate Third reading and amendments Report of committee		246 341	248 505 376 376 541 566 577	249 565 306 306 541 566 571	249 357 509 500	249 326	260 826 806 807 800 452	2861
second time and referred.	Senators Palmer, Wray, Chase, Johnson, Groff and Morthland: An act relating to judgments, and amending sections 459 and 460 of chapter XVI of Remington & Ballinger's Annotated Codes and	Statutes of Washington	Joint Committee on Dikes, Drains and Ditches: An act relating to drainage improvement districts, providing for the issuing of bonds thereby in certain cases to retire outstanding bonds and warrants and for the reassessment of costs incurred in the construction of improvements therein.	Committee on Ronds and Bridges: An act relating to public highways, providing for the construction and maintenance of uniform sign boards or guide posts thereon, prohibiting the defacing, destruction or counterfeiting of same, and providing penalties for the violation of this act.	Senator Davis (W. S.): An act relating to education, the powers and duties of the state board of education, and prescribing a course of study in American history and American government as a prerequisite of graduation in high schools	Senator Iverwon: An act relating to the Washington Veterans' Home and providing for the conveyance of feeble old soldiers and their wives, and making an appropriation therefor	Committee on Roads and Bridges: An act relating to contractors and bonds upon public work and amending section 1159 of Remington & Ballinger's Annotated Codes and Statutes of Washing-ton	Senator Ghent: An act establishing a state athletic commission and regulating boxing and sparring in the State of Washington, and remediate acts inconsistent herewith
NUMBER, AUTI	224. Senators Palmer, Wray, Chasse act relating to julgments, an chapter XVI of Remington	225. Senutor Davim (W. S.): An acment bureau, defining member of certain school officers there	226. Joint Committee on Dikes, Drains and to drainage improvement districts, products thereby in certain cases to rewarrants and for the reassesment struction of improvements therein	227. Committee on Ronds and Bridges: ways, providing for the constructions fight boards or guide posts thereo struction or counterfeiting of sar the violation of this act	228. Senator Davis (W. S.): An act relating to educate and dutiles of the state board of education, an course of study in American history and American a preceduisite of graduation in high schools	229. Senator Ivernon: An act relating to the Washing Home and providing for the conveyance of feeble ol their wives, and making an appropriation therefor.	230. Committee on Roads and Brid and bonds upon public work ington & Ballinger's Annotat ton	231. Senator Ghent: An act establishing a sta and regulating boxing and sparring in the and repealing acts inconsistent herewith

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Report of committee	418 511 658	356	418	343	248 265 205	344
Read first and second time and referred.	787	287	287	88	288	
NUMBER, AUTHOR AND TITLE.	An act relating to the compensation of injured workmen in our industries and the compensation of their dependents where such industries and the compensation of their dependents where such injuries result in death, providing for the collection and disbursement of funds for such purpose, providing penalties and amending section 6604-4 of Remington & Ballinger's Annotated Codes and Statutes of Washington, as amended by section 1 of chapter 188, Session Laws of 1915 of the State of Washington, and amending sections 6604-22 and 6604-23 of Remington & Ballinger's Annotated Codes and Statutes of Washington	s. Senator Pulmer: An act relating to contracts to teach in the public schools, and prescribing the conditions under which the resignations of teachers shall be accepted	9. Senator Smith (Joseph H.) (by request): An act relating to insurance and amending section 6089-106 of Remington & Ballinger's Annotated Codes and Statutes of Washington	Senator Boner: A ing section 4824 and Statutes of	ing section 300-15 of Remington and Ballinger's Annotated Codes and Statutes of Washington	State of Washington to grant to the board of county commissioners of any county in this state joining in the construction of any interstate bridge, or to any other public authority of this state, joining in the operation of any such interstate bridge, a part of which or the approaches thereto are within any such or town, the right to lay and maintain street car tracks over such portions of the streets constituting the approaches to such portions of the streets constituting the approaches to such interstate bridge or used in connection therewith, and conferring upon such public authorities the right to control the use of such railway tracks and to grant the right to use the same to persons municipalities or corporations operating over such interstate bridge or other street car companies operating over such tracks.
1	Ë	318	319.	320.	321.	37. 17. 17.

TITLE AND HISTORY OF HOUSE BILLS IN THE SENATE.

Signed by President	37.1	580	i 'i	
Signed by Speaker	178	580		504
Other action on bill		254		
Vote on final passage	889	255		881
Third reading and amend-ments	333	252 44 114		188
Report of committee	85	311	548	
Read first and second time and referred	149	202	125 125 125	188
Received from House	145	273	421	187
NUMBER, AUTHOR AND TITLE.	1. Mr. Hull: An act relating to the hours and wages of minors in the telephone and telegraph industries in rural communities and cities of less than three thousand population, and amending chapter 68 of the Laws of 1915. 4. Mr. Halsey: An act relating to intoxicating liquors and the importation, receipt, purchase, transportation, manufacture, possession, use, sale and disposition thereof, prescribing the powers rules of evidence in certain cases, amending sections, 8, 17, 23, 31 and 32, and repealing sections 15, 16, 18, 19, 20, 21, 22, and 29 of initiative measure No. 3, enacted by the people November 3, 1914, and further amending said act by adding thereto new sections to be known sections to be known sections to be known as sections 17, 176, 176, 176, 176, 176, 176, 176 and	5. Mr. Zeduck: An act to establish a course of military training and instruction without arms and a course in first aid and domestic hygiene in high schools of the State of Washington, and providing for the maintenance thereof. 6. Committee on Public Morals: An act relating to the offense of	having carnal knowledge of ch of Remington & Ballinger's Washington Committee on Judiciny: An a lection agencies, and providin prescribing penalities for the viden	Committee on Higher Education: An act relating to higher education; establishing the entrance requirements of the University of Washington, the State College of Washington, the State College of Washington, the State Normal School at Ellensburg, and the State Normal School at Bellingham; establishing the courses of instruction in the University of Washington and in the State College of Washington; authorizing the state board of education to prescribe courses of study for the state normal schools; providing for the awarding of certificates and diphomas by the state normal schools; providing its powers and duties; and repealing all acts and parts of acts in conflict herewith.

Pressure. The certification of teachers, wing the basis and qualitation for certification of teachers, wing the basis and qualitation for certification and amending serions 643, 445, 455 and 441 and 453 of Remington & Ballinger's Amortised Codes and State and State of Washington & Ballinger's Amortised Codes and State and State and State of Washington & Ballinger's Amortised Codes and State of Washington & Ballinger's Amortised Codes and State of Washington or for the balance of the blen-like station in an irrigated section at Kennevick or 277 and 628 and 824 and 424 and 828 and 824						111101011	•					739
Nessure Brown and Zeducker, An icer cleaking to the public school system. The certification of teachers, fitting the basis and State facts, 4855 of Remington & Ballinger's Amotated Codes and State and 4853 of Remington & Ballinger's Amotated Codes and State and 4853 of Remington & Ballinger's Amotated Codes and State and State of the bien-ship period called March 21, 1817. Committee on Appropriations: An act making appropriations for 187 20 6 83 173 173 173 174 174 174 175 175 175 175 175 175 175 175 175 175	475	¥04	7,09	178	371	371	312	:	:	:	610	
Mesers. Bovers and Scaledek. An act relating to the public school factors. The vertications for certification, and amending sections 463,4 4646 for factors for certification, and amending sections 463,4 4644 465 and 4653 of Remington. Earlinger's Amoriated Codes and State fish commissioner for the balance of the blennial state fish commissioner for the balance of the blennial getting March 31, 1917. M. E. Westimus: A bill for the establishment and maintenance of an experiment at bill for the establishment and maintenance of an experiment and zeduckt. An act permitting county and city officers to close their respective offices at twalve of close moon on Saturdays, and amending section 383 of Remington & Ballinger's Code and Statutes of Washington. Mr. Westimi. An act relating to elections, the publication of in theiry or referendments and measures recommending constitutional amendments and confirmation of titles of confirmation of titles or certain in a maintenance by the constitutional amendments and maintenance thereof. Mr. Gensei An act relating to the registration and confirmation of titles to land amending sections \$819, 889, 889, 889, 889 and \$894 of Remington & Ballinger's Code and Statutes of Washington and Codes and Statutes of Washington and Codes and Statutes of Washington and Codes and Statutes of Washington and Confirmation and Codes and Statutes of Washington and Confirmation and Codes and Statutes of Washington and Confirmation and Codes and Statutes of Washington and Codes and Statutes	171	200	657	371	871	. 871	83	:	:	:	209	:
Nessri. Brown and Zeducki. An act relating to the public school focilities for certification, and amending sections 643 4460 focilities for certification, and amending sections 643 4460 focilities for certification, and amending sections 643 4460 focilities for the obligation of th		173	640, 660				256				:	
Nessrs. Broven and Zednick: An act relating to the public school and the certification of deathers many sections defig. 4444 466 and 4650 of Remincation of deathers many sections defig. 4444 466 and 4650 of Remincation of Remincations of	. 14	173	200	349	329	330	226		•		. 561	,
Messrs. Brown and Zedutck: An act relating to the public school fastions for certification of teachers. Thing the basis and qualification of the billing of washington. Wes. Multinamiston. Wes. A bill for the establishment and maintenance of an experiment station in an irrigated section at Kennewick or within twenty miles thereof. Wes. Hartings and Zedutck. An act permitting county and city officers to close their respective offices at twelve of clock noon. Studens to close their respective offices at twelve of clock noon. Studens, and amending section 386 of Remington & Ballinger's Annotated Codes and Studens of the section as the publication of inlinger's Annotated Codes and Studens of observations, and amending section 388 of Remington of Ballinger's Code. Mr. Westfull: An act relating to elections; the publication of insulative or referendum measures. constitutional amendments and masures recommending constitutional conventions, and amending constitutional conventions, and amending constitutional conventions, and the government and malatichance thereof. Mr. Messing and returning of votes cast upon constitutional amendments, and chert questions. Mr. Grass: An act relating to elections and the counting, cannents, measures recommending constitutional conventions, and an act relating to elections and an appropriation of the gave and Stattes of Washington, and making an appropriation of contrarials, Levis county, providing for the management, operations and annending sections as state normal school at the city of the sands control of the same, and the conditions for the editors, and authorizing medical inspection in second and third education and maintenance of the same, and the condition of the features of washington. Mr. Thompson: An act relating to the other set of county connensed and equal properties and rectaining t	441	173	268	349	88	353	256 280				199	
Nessra. Brown and Zednick: An act relating to the public school system, the certification, and amending sections 4643, 4644, 4650 and 4653 of Femington & Ballinger's Amotated Codes and Statistics of Washington. Committee on Appropriations: An act making appropriations for the office of state fish commissioner for the balance of the blannial period ending March 31, 1917. Mrs. Williams: A bill for the establishment and maintenance of an experiment station in an irrigated section at Kennewick or Within twenty miles thereof. Mrs. Washington in an irrigated section at Kennewick or Within twenty miles thereof. Mr. Westfall: An act relating to elections; the publication of intactive or referendum massures, constitutional amendments and measures recommending constitutional conventions, and amending section 4871-27 of Kennington & Ballinger's Amorated Codes and Statutes of Washington. Mr. Westfall: An act relating to elections, and the counting, cannessures recommending constitutional amendments and measures recommending constitutional conventions, and other questions. Mr. Houser: An act relating to elections, and the counting, cannessures recommending constitutional conventions, and other questions. Mr. Gensi: An act relating to the registration and confirmation of titles to land and amending sections 8810, 8818, 8818, 8828, 8859, 8859, 888 and 8894 of Remington & Ballinger's Annotated Codes and Statutes of Washington, and making an appropriation therefor an act relating to the powers and duties of school directions, and authorizing medical inspection in second and third fedans school districts. Mr. Honse: An act relating to the powers and duties of school directors, and authorizing medical inspection in second and third class school districts. Mr. Pool: An act relating to the powers and duties of school directors, and authorizing medical inspection in second and third class school districts. Mr. Thompson: An act relating to the duties of county commissioners, and repetiting to the duties of county commission	323	87 156 178	444 562 648	808	272	272	170	269	629	259	419	
Nessrs. Brown and Zednick: An act relating to the public school flattons for certification of teachers, faring the basis and qualifications for certification, and amending sections 4643, 4644, 4650 and 4658 of Remington & Ballinger's Annotated Codes and Statutes of Washington. Committee on Appropriations: An act making appropriations for the office of state fish commissioner for the balance of the blennial period ending March 31, 1317 Mrs. Williams: A bill for the establishment and maintenance of an experiment station in an irrigated section at Kennewick or Within twenty miles thereof. Mrs. Walliams: A bill for the establishment and maintenance of an experiment station in an irrigated section 3863 of Remington & Ballinger's Annotated Codes and Statutes of Washington. Mr. Westfall: An act relating to elections; the publication of initiative or referendum measures, constitutional amending section 4971-27 of Remington & Ballinger's Code. Mr. Westfall: An act relating to elections; and the counting, canwasing and returning of vorce cast upon constitutional amending section 4971-27 of Remington & Ballinger's Code. Mr. Westfall: An act relating to the registration and confirmation other questions recommending constitutional conventions, and ments, measures recommending constitutional conventions, and citles of land and amending sections 8810, 8818, 8818, 8818, 8818, 8818, 8819, 881	278	85	240	240	133	113	149	255	493	191	346	215
	273	88	237	237	. 011	111	145	516	38	161	346	214
	und tud 464, and	20. Committee on Appropriations: An act making appropriations for the office of state fish commissioner for the balance of the biennial period ending March 31, 1917	23. Mrs. Williams: A bill for the establishment and maintenance of an experiment station in an irrigated section at Kennewick or within twenty miles thereof.	26. Messrs. Hastings and Zeduick: An act permitting county and city officers to close their respective offices at twelve o'clock moon on Saturdays, and amending section 3863 of Remington & Ballinger's Annotated Codes and Statutes of Washington	27. Mr. Westfall: An act relating to elections; the publication of infitative or referendum measures, constitutional amendments and measures recommending constitutional conventions, and amending section 4971-27 of Remington & Ballinger's Code.	25. Mr. Westfall: An act relating to elections, and the counting, can- vassing and returning of votes cast upon constitutional amend- ments, measures recommending constitutional conventions, and other questions	29. Mr. Grass: An act providing for a state nautical school and for the government and maintenance thereof	82. Mr. Houser: An act relating to the registration and confirmation of titles to land and amending sections 8810, 8813, 8818, 8289, 8891, 8891, 8898, and 8894 of Remington & Ballinger's Annotated Codes and Statutes of Washington, and making an appropriation therefor	34. Mr. Lease: An act establishing a state normal school at the city of Centralia, Lewis county, providing for the management, operation and maintenance of the same, and the conditions for the opening thereof, and levying a tax therefor	act relating to the powers and dutles of school uthorizing medical inspection in second and the listricts	pert A.): An act changing the name of Feeble Minded" to "The State Custodial	

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Signed by President	799	899	871	:	:	88
Signed by Speaker	929	299	37	237	:	188
Other action on bill				181	•	
Vote on final passage		238	939	232		
Third reading and amend- ments	809	28	98	0 0 0 0 0 0	•	173
Report of committee	049	283	297	211	676	171
Read first and second time and referred	989	478	240	149 170	828	161
Received from House	689	478	7367	148	312	161
NUMBER, AUTHOR AND TITLE.	districts and the powers of commissioners of port districts; and providing compensation for port commissioners in port districts; and providing compensation for port commissioners in port districts having a population of two hundred thousand (200,000) or more inhabitants, such compensation being subject to a referendum to the electors of such port district, and amending sections 4 and 5 of enapter 92 of the Session Laws of 1911, as amended by chapter 62 of the Session Laws of 1913, the same being sections 8165-4, 8165-5 of Remington & Ballinger's Code	46. Mr. Summers: An act relating to the construction, equipment and furnishing of an armory for the use of the National Guard of Washington at Walla Walla, appropriating money from the military fund therefor, creating a commission to superintend the construction, equipment and furnishing of said armory, and authorizing the promulgation of rules and regulations for the government thereof	49. Plerce County Delegation: An act dedicating to Pierce county all the right, title and interest of the State of Washington in and to certain lands lying within sections thirty (30), and thirty-one (31), township twenty (20) north, range five (5) east of the W. M. Pierce county, Washington, for county poor farm purposes; and naming said island.	60. Committee on Appropriations: An act appropriating the sum of seventy-nine hundred dollars, or so much thereof as may be necessary. for the salaries and expenses of the industrial insurance department for the remainder of the biennial period ending March 31, 1917	51. Mr. Hull: An act relating to physical training and hygiene in the common schools, creating a commission of physical training and hygiene, prescribing its powers and duties and making an appropriation therefor	64. Mr. Honefenger: An act relating to the governing and regulation of armories and rifle ranges, and amending section 7334 of Remington & Ballinger's Annotated Codes and Statutes of Washington

			INDEX.				741
212	208	610	900	475	473		610
1.12	909	109	909	727	474		909
353	429	466 540	428		:		284
\$3.00 \$4.00 \$6.00 \$4.00 \$6.00 \$4.00 \$6.00 \$4.00 \$6.00 \$4.00 \$4.00 \$4.00 \$4.00 \$4.00 \$4.00 \$4.00 \$4.00 \$4.00 \$4.00	429	440 569	429	427	426		768
534	459	437 439 408	427	427	425		<u>8</u> 8
418	369, 429	271 416 514 554	394	988	367	. 248	283
. 004	514	269	368	314	346	445	347
330	313	250	398	88 89	346	46	346
Mr. Hull: An act to authorize and regulate the practice of chiropractic, to provide for the licensing and examination of chiropractics, to create a state board of examination and registration, to provide for the appointment of same, to establish rules and regulations governing said board, to provide a curriculum and establish a standard of efficiency, to provide prerequisites and establish a standard of efficiency, to provide prerequisites and that arising from said feet, to regulate the holding of meetings of said board and issuance of license to practice chiropractic, to provide a penalty for practicing chiropractic without a license as provided by this act, and to repeal all acts and parts of acts in conflict herewith.	. Mr. Bishop: An act for the relief of H. S. Royce	Lating to the survey, management, sale, reclamation, lease and disposition of state, granted, school, tide, shore and other lands oyster reserves, waterways and harbor areas, and amending sections 6787, 6788, 6884, 6845, 8965, 8114 and 8115 of Remington and Ballinger's Annotated Codes and Statutes of Washington, and section 1, chapter 144, Laws of 1915.	f. Mr. Gauntlett: An act relating to the militla, defining certain offenses and prescribing certain penalties, repealing chapter 102 of the Laws of 1911, amending certain sections and repealing certain sections of the military code of the State of Washington, and declaring an emergency.	hours of darkness on all vehicles drawn or propelled by horses, mules, or other animal power on the public roads, highways, parkways, streets, or avenues within the State of Washington, regulating the same and providing a penalty for the violation thereof	Committee on Public Utilities: An act relating to electric construction and amending section 4976-3 of Remington & Ballinger's Annotated Codes and Statutes of Washington	b. Mr. Healey: An act regulating the practice of veterinary medicine, surgery and dentistry; providing for the licensing of veterinary practitioners; providing penalties for the violation of and amending sections 843, 8438, 8438 and 8439 of Remington & Ballinger's Annotated Codes and Statutes of Washington	7. Mr. Hull: An act providing for the payment of interest on warrants drawn on the state shore land improvement fund in payment of the construction of the Lake Washington canal in King county. Washington, and making an appropriation therefor
61.	8 3.	2	98	71.	75.	43	77.

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a			88	371	142
Signed by President	is			·	
Signed by Speaker	299	:	188	371	
Other action on bill				331	
Vote on final passage	533	•	182		170
Third reading and amend- ments	582	4 4 9 9 9	182	331	
Report of committee	33	549	155 176 181	331	
Read first and second time and referred	478	25	149	161	
Received from House	71.8 71.8	515	145	161	139
NUMBER, AUTHOR AND TITLE.	18. Mr. Grahum: An act relating to the construction, equipment and furnishing of an armory for the use of the National Guard of Washington and other military organizations at Aberdeen, appropriating money from the military fund therefor, creating a commission to superintend the construction, equipment and furnishing of said armory, and authorizing the promulgation of rules and regulations for the government thereof	80. Mr. Kenrby: An act relating to school districts, and amending section 4424 of Remington & Ballinger's Annotated Codes and Statutes of Washington.	Committee on Privileges and Elections: An act relating to elections and amending section 4910-15 of Remington & Ballinger's Annotated Codes and Statutes of Washington	83. Committee on Ronds and Bridges: An act reappropriating certain sums from the public highway fund for the purpose of constructing and maintaining certain highways that have been established and constructed, and declaring an emergency	85. Joint Committee on Military Affairs: An act imposing upon Plerce county, as an arm and agency of the state, an indebtedness not exceeding two milition dollars, exclusive of interest, requiring such the same with interest, acquire by condemnation or otherwise, approximately seventy thousand acres of land in such county, and donate and convey the same to the United States for a permanent mobilization, training and supply station for any or all such military purposes, including supply stations, the mobilization, disciplining and training of the United States army, state militia, and other military or provided by or under federal law; conferring on such county, the power of eminent domain for the purposes of this act, and providing procedure therefor; granting the consent of the state to such conveyance and ceding exclusive legislative jurisdiction to the United States over the lands so conveyed; declaring the existence of an exigency requiring the state and its governmental agencies to aid the federal government and declaring an emergency.

_	1.	NDEX					743
142	10 10	475	610	:	372	667	838
142	174	474	209	162	372	959	637
	:	:	:	154		\$\$ \$\$	878
Ħ.	877	428	288	154	333	299	88
. 141	428	428	. 678	25	382	261	189
	343	31.1	848	154	311	451	119
141	767	294	523	158	294	422	422
139	294	762	515	153	768	421	420
Joint Committee on Military Affairs: An act authorizing all counties now or hereafter organized to incur indebtedness, issue negotiable bonds, levy taxes to pay the principal and interest thereof, acquire by condemnation or otherwise land within the county, donate and convey the same to the United States for a permanent mobilization, training and supply station for any or all such military purposes, including supply stations, the mobilization, disciplining and training of the United States army, state military purposes, including supply stations, the mobilization, or thereafter, authorized or provided by or under federal law; conferring on such counties the power of eminent domain for the purposes of this act, and providing procedure therefor granting the consent of the state to such conveyance, and ceding granting the consent of the state to such conveyance, and ceding scaling the existence of such conveyance, and edding so conveyed; validating elections and proceedings heretofore had or held for incurring indebtedness for such purposes; fore had or held for incurring indebtedness for such purposes; for each active and electaring an emergency.	Mr. Hoff: An act relating to the expenditure of revenues levied and collected for road and bridge purposes and amending section 5590-2 and 5590-3. of Remington & Ballinger's Annotated Codes and Statutes of Washington.	. Mr. Roth: An act relating to the burial of soldiers, sailors and marines, and their families by counties, and amending section 8929 of Remington & Ballinger's Annotated Codes and Statutes of Washington	Committee on Judiciary: An act relating to claims for damages against cities of the first class, and amending section 7996 of Remington & Ballinger's Annotated Codes and Statutes of Washington	. Committee on Roads and Bridges: An act making an appropriation from the public highway fund for the redemption of the Wenatchee bridge bonds and declaring an emergency	Mr. Gorham: An act relating to the development of industries, promoting the general welfare by providing for and encouraging county exhibitions of the products of agriculture, arts and manufactures, the acquisition of property by counties for such purposes and the maintenance of "county fairs".	. Mr. Gorham: An act relating to insurance, and amending section 6059-6 of Remington & Ballinger's Code	Mr. Hastings: workhouses, we tention, confin prisoners, and atlon of said i custody and therein
.	8	91.	95.	96	97.	99.	100.

TITLE AND HISTORY OF HOUSE BILLS IN THE SENATE-Continued.

Signed by President	638	475	o 86	}	371	:	371	371
Signed by Speaker	489	474	9		373		. LL	37.1
Other action on bill	495 505			ğ	980	349	:	
Vote on final passage	487	437	256	\$	88	833	334	#g
Third reading and amend-ments.:	436	. 437	888	Š	200	333	334	334
Report of committee	379 436 564	380	0.80	470	259	509	509	506
Read first and second time and referred.	187	295	808	1 12	202	503	305	202
Received from House	185	766	8	19	000	200	500	200
NUMBER, AUTHOR AND TITLE.		S. Committee on Revenue and Taxation: An act relating to the state board of equalization, its composition, powers and duties, the duties of county assessors, and amending section 9204 of Remington & Ballinger's Annotated Codes and Statutes of Washington	Mr. Swale: An act relating to the attendance of high school pupils from non-high school districts and providing for the reimbursement of certain school districts for the cost of educating high school pupils from other school districts, creating two classes of school districts for such purpose, providing for a fund and plan of taxation for such relimbursement, fixing requirements for admission to certain high schools, and giving boards of directors power to arrange and pay for transportation of pupils for the purposes of this act.	MENSIEM. Young and Thompson: An act providing for the licensing and bonding of persons, firms or corporations engaged in or carrying on the business of installing wires to convey electric current, or electric apparatus to be operated by such current, prescribing the conditions of bonds and the rights of recovery thereof, and providing penalties for violations of this act.	Committee of the manner tion of a con	Committee on and amending	Committee on Revenue and Taxation: sessment of railroads and amending see Ballinger's Code	Committee on Revenue and Taxation: An act relating to the assessment of telegraph companies and amending section 9181 of Remington & Ballinger's Code
	102	103.	105.	109.	110.	111.	112	# #

988	475	371	909	79	129
365	474	37.1	505	557	999
3350 3850 3850		331	429	644 645 645	547 553 609
88		88	481	602	260
88.8 371	442	331	429	109	989
524 836	315	211	311	558 601 636 647 647	444
88	202	203	203	523	
408	200	200	200	505	421
Messrs. Reed (Mark E.) and McGor: An act relating to the compensation and to the medical, surgical and hospital care of injured workmen, creating a medical aid fund by enforced contributions theretoe by employers and workmen, providing for the distribution thereof for the expense of such care, making an appropriation out of such fund, providing penalties for the violation of this act, amending sections 6604-5, 6604-8, 6604-12 and 6604-18 of Remington & Ballinger's Codes and Statutes of Washington ington, and amending section 6604 of Remington & Ballinger's Codes and Statutes of Washington by adding thereto new sections 604-46, and declaring that this act is necessary for the immediate preservation of the public health and safety, and support of the existing public institutions of the state, and shall take	. Committee on Judichary: An act relating to inheritance taxation and amending section 9183 of Remington & Ballinger's Code	Committee on Appropriations: An act making an appropriation for the automobile department of the Secretary of state, and providing when this act shall take effect.	Committee on Appropriations: An act making an appropriation for state aid of tuberculosis hospitals for the biennium ending April 30th, 1917, and providing when this act shall take effect	Committee on Judiciary: An act relating to the taxation of inheritances, and amending section 9182, section 9188 and section 9182 and repealing section 9186 and section 9187 of Remington & Ballinger's Code and amending title LIXXVI of Remington & Ballinger's Code by adding thereto a section to be known as section 9188-1 and a section to be known as section	Committee on Irrigation and Arid Lands: An act relating to the organization and government of irrigation districts, and facilitating co-operation between irrigation districts and the United States, and amending sections 6416, 6418, 6428, 6430, 6431, 6464, 6457, 6459, 6490, 6491 and 6493 of Reminigron & Ballinger's Annotated Codes and Statutes of Washington, and as any or either of said sections is amended by section, 20 ft he Session Laws of 1913, chapter 165, or sections 1, 6, 10, 14, 15, 16, 20, 27, 28, 29 and 31 of the Session Laws of 1916, chapter 179, and providing for the organization and government of special improvement districts within the boundaries of any irrigation district for special construction or improvement in an irrigation asystem, including drainage, and the levy of special assessments according to benefits for payment thereof, and the issuance of warrants and bonds in the aid thereof by adding to section 6457 of Remington & Ballinger's Codes and Statutes of Washington new sections to be known as sections 6457-1, 6457-2, 6457-3, 6457-7.
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High the control of co	Signed by President	475	610	667	:	799	Ş	88	204	610
Vote on final passage \$\frac{1}{2} \frac{1}{2}	Signed by Speaker	471	909	929		999	Too	687	300	808
### Passage Third reading and amendments	Other action on bill	429	567	633	622	682, 684 688, 642 643, 645		6239		•
Report of committee 288 95 95 95 95 95 95 95 95 95 95 95 95 95	Vote on final passage	430	567 574	587	562 662	288	9	\$	189	189
Received from	Third reading and amend-ments	429	566	280	299	578	3		189	8/19
### ### ### ### ### ### ### ### ### ##		327, 395 429, 430	548	450 527 579	460	315 641 643	498	315	*	513
House No in the second se	Read first and second time and referred	296	526	400	422	296	\$	215	189	498
the Author and the first in cities and section 7892-47 of Remington & Ballinger's statutes of Washington. In An act limiting and prescribing what ets in computing the indebtedness of taxing relating to insurance, and amending section & Ballinger's Annotated Codes and Statutes and by chapter 34, Session Laws of 1915. Ferry: An act relating to superior courts which, Whatcom, San Juan and Skagit. Ferry: An act relating to superior courts will, whatcom, San Juan and Skagit. Ferry: An act relating to counties of Jefferson, mish, whatcom, San Juan and Skagit. Ferry: An act relating to crimes and punishered, and providing penalties for the vioreballing all acts and parts of acts in conviding when this act shall take effect. Faluention. An act relating to the support Washington, and allotting lands and funds and shings to the foreclosure of delinquent tax hearings for the publication of notices thereof, and price for publication of actines thereof.	Received from House	294	514	88	420	蒸	8	214	188	492
NUMBER 131. Messrs. Wilson and Read and making an appro 133. Mr. Renick: An act rowns, and amending an appro 134. Mr. Renick an act rowns, and amending and stricts and are as asset of stricts and act rowns, and the formation of justices. 136. Mr. Gorham: An act rowns, Spencer and and the formation of justice of the formation of justice of the formation of justice of the strict and province in the strict of this act, and flict herewith, and provibition aments, and prohibition amenting section 2463 143. Committee on Higher of the State College of thereto. 147. Mr. Gorham: An act rown file and act rown and residuating the stricts.	NUMBER, AUTHOR AND TITLE.	Mensrs, Wilson and Renick: An act to reimburse Horace C. Hand making an appropriation	183. Mr. Renick: An act relating to local improvements in cities and towns, and amending section 7892-47 of Remington & Ballinger's Annotated Codes and Statutes of Washington	Mr. Kelly (Albert A.): An act limiting and shall be treated as assets in computing the indel districts	36. Mr. Gorham: An act relating to insurance, and amending section 6059-23 of Remington & Ballinger's Annotated Codes and Statutes of Washington, as amended by chapter 34, Session Laws of 1915	Messrs. Spencer and Terry: and the formation of judicial (Island, Cialiam, Snohomish, W	Mr. Banker: An act relating to the public range, regulating breeding of cattle thereon, and providing penalties for the lation of this act, and repealing all acts and parts of acts in effect that the sort shall to be affect to the control of the	Committee on Judiciary. An act relating to crimes and purments, and prohibiting advertising for divorce business, amending section 2463 of Remington & Ballinger's Code		

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288		979	442		576	567	440	2863	:	606	264
578	•	543 540	442		576	587	949	578	:	66	<u>75</u>
513	344	479 511, 548 589, 609		512	527	868	344	513	:	553	. 564
88	313	475	314	347	523	250	314	498	523	526	224
492	313	471	313	346	. 209	247	813	492	909	515	919
19. Mr. Girard: An act relating to county printing, and amending section 3912 and 3913 of Remington & Ballinger's Annotated Codes and Statutes of Washington	30. Mr. Lease: An act relating to the practice of medicine, surgery and osteopathy, and amending section 8397 of Remington & Ballinger's Annotated Codes and Statutes of Washington	44. Joint Committee on Banks and Banking: An act relating to banking and trust business, the organization, regulation, management and dissolution of banks and trust companies	18. Mr. Kelly (Albert A.): An act relating to the disposal of certain products, and permitting farmers, gardeners and manufacturers to sell same without license, and amending section 7055 of Remington & Balinger's Annotated Codes and Statutes of Washington	159. Mr. Hart: An act relating to domestic corporations and amending section 3705 of Remington & Ballinger's Annotated Codes & Statutes of Washington	160. Committee on Municipal Corporations of the First Class: An act authorizing cities of the first class to create a fund with which to guarantee the payment of bonds issued against local improvement districts	12. Committee on Roads and Bridges: An act relating to public high-ways and providing for the employment of free or day labor and convict labor, and amending section 5869-1 of Remington and Ballinger's Annotated Codes and Statutes of Washington	16. Mr. Hodgdon: An act providing for the leasing of the southeast quarter and the southwest quarter of section thirty-six (36), township eighteen (18) north, range ten (10) west of the Willamette meridian, for public park and boulevard purposes, and reserving such lands and the timber thereon from sale or lease for other purposes	18. Mr. Girard: An act relating to publications in newspapers, authorized or required by law	171. Mr. Grass: An act relating to the printing of ordinances and regulations of cities of the first, second and third classes	178. Mr. Adams: An act authorizing, empowering and limiting cities of the first class to license, for the purpose of revenue, all trades, occupations and callings.	amending section 8841 of Remington & Ballinger's Annotated Codes and Statutes of Washington, and providing the method of withdrawing land titles from registration.
149.	150.	154.	158.	120	16	162.	166.	168,	17	17	11

TITLE AND HISTORY OF HOUSE BILLS IN THE SENATE-Continued.

Signed by President	475	597	83	:	:	:	:	657	:
				<u>:</u>	:	:	:		<u>:</u>
Signed by Speaker	474		687	:		:		199	
Other action on bill		.:	286		:			647 648 650	:
Vote on final passage	987		286	:	:			289	:
Third reading and amend-ments	429	999	509				:	889	
Report of committee	356	899	513	:	354	315	315	582	200
Read first and second time and referred	314	403	494	424	347	250	250	524	899
Received from House	313	492	492	516	346	247	247	প্রাহ	88
NUMBER, AUTHOR AND TITLE.	9. Mr. Hart: An act relating to levies, taxes and funds of cities of the third class and amending section 1 of chapter 186 of the Laws of 1915	An act relating to the filling of lowlands within cities of the second and third class, providing for the creation of assessment districts therefor, and the levying and collection of special assessments on the property benefited, amending section 7971 and 7975 of Remington and Ballinger's Annotated Codes and Statutes of Washington, validating certain proceedings for the creation of assessment districts	f. Messrs. Roth, Yale, Hoff and Brown: An act to establish a state trout hatchery in Whatcom county and making an appropriation therefor	5. Mr. Boyle: An act relating to marriage and prohibiting solicitation for the privilege of performing marriage rites	Mr. Zednick: An act relating to education and the powers of directors of school districts of the first class, and providing for the establishment of nurseries.	b. Committee on Judiciary: An act relating to fees of constables and amending section 6530 of Remington & Ballinger's Annotated Codes and Statutes of Washington	. Committee on Judichary: An act relating to the adoption of children	. Mr. Boyle: An act relating to justices of the peace and constables in cities of the first and second class, and amending section 6547 of Remington & Ballinger's Annotated Codes and Statutes of Washington.	L. Judiciary Committee: An act limiting the time for the commencement of actions to enforce claims against bonds of contractors on public works.
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Signed by President		:	578		18	:
Signed by Speaker			574		587	:
Other action on bill			551		547	
Vote on final passage			292		***	
Third reading and amend-ments		•	261			
Report of committee		512	628	9		
Read first and second time and referred	422	494	256	256	478	524
Received from House	421	88	514	515	478	919
NUMBER, AUTHOR AND TITLE.	Committee on State Charitable, Penal and Reformatory Institutions: An act relating to alien and non-resident insane persons, providing for their deportation, making it unlawful to bring or aid in bringing an insane person into the state without having obtained permission from the state board of control, and providing a penalty therefor, and amending section 1 of chapter 82, Laws of 1915	Committee on Compensation and Fees for State and County Officer. An act relating to the compensation of the commissioner of labor and his assistants, and amending section 6531 of Remington & Ballinger's Annotated Codes and Statutes of Washington.	Messrs, Fornsworth and Ryan: An act relating to banks, providing for the security of deposits thereof, including certain deposits of public funds, creating a depositors' guaranty fund, providing for the administration thereof, prescribing the powers and duties of certain officers with reference thereto, providing penalties for violations theref, and making an appropriation	Mr. Selmer: An act relating to public highways, establishing secondary highways to be known as State Road No. 22 and State Road No. 24, and amending section 5901-c, Remington & Ballinger's Codes and Statutes of Washington, and further amending said Codes and Statutes by adding thereto a new section to be known as section 5901-n.	Committee on State Capitol and Grounds: An act relating to the capitol buildings and grounds, the powers and duties of the state capitol commission and the issuance of bonds for state capitol purposes, and the sale of said bonds to the state or private persons, providing for a tax levy therefor, and making appropriations therefor, and repealing sections 1, 2 and 3 of chapter 191 of the Laws of 1915.	Committee on Compensation and Fees of State and County Officers. An act relating to the meetings of boards of county commissioners, and amending section 3878 of Remington and Ballinger's Annotated Codes and Statutes of Washington
	235.	237.	239.	247.	249.	

Nr. Obean: An act relating to cultivating, pruning, spraying and such fact connection therefore, and connection therefore, and fore later done enter the connection therefore. Nr. Obeand of the advocament thereof. Nr. State of Washington to certain and state of Washington to certain and operate any municipal street relating the state of Washington to certain and operated any municipal street relating to the refunding for excessive any proposed of the corporate boundaries thereof; and fixing the area within which sis state in the state of the corporate boundaries thereof; and fixing the area within which sis state proposed of Remington & Ballinger's Corporation state of the corporate on Machington of excessive and states of Remington & Ballinger's Am act relating to the public highways, and the rights and remedies of personal the collecting of treat herefor; anending sections 543 and 542 of the public highways, and the rights and remedies of personal the collecting of treat herefor; anending sections 23 4 46 and 11, 12, 13, 13, 14, 13, 13, 13, 14, 13, 13, 13, 14, 13, 13, 13, 14, 13, 13, 13, 13, 14, 13, 13, 13, 13, 14, 13, 13, 13, 14, 13, 13, 13, 13, 14, 13, 13, 13, 13, 14, 13, 13, 13, 13, 14, 13, 13, 13, 14, 13, 13, 13, 14, 14, 13, 13, 13, 14, 13, 14, 14, 13, 13, 13, 14, 14, 14, 14, 14, 14, 14, 14, 14, 14
Nr. Colemi: An act relating to cultivating, pruning, spraying and such and ochard lands, and granting a lien on such and ochard lands, and granting a lien on such and ochard lands, and granting and consent thereoff. Heave, Reid (D. P.). Thompson, God, Ellich thereoff, and providing 515 524 528 567 Heave, Reid (D. P.). Thompson, God, Ellich that it received of the corporate any numicipal circopration to points outside of the corporate boundaries thereof; and faring the area within which and operated by such municipal corporation to points outside of the corporate boundaries thereof; and faring the area within which amounts levied to pay for local improvements, and amending sections \$424 and \$425 of Remington & Ballinger's Code. Committee on Medicine, Surgery, Dentstry and Hysicene; An act relating to vital statistics, and amending sections \$424 and \$425 of Remington & Ballinger's Annotated Codes and Statutes of Remington & Ballinger's Annotated Codes and Statutes of Remington & Ballinger's Annotated Codes and Statutes of Remington and fining penalties for a violation of the confidence of the committee on Relating for the rights and remediate soft personal and statistics, and the rights and remington, and all says of the public highways, and the rights and remington, and and says of the committee on Relating for the same, and other state, providing for the same, and confidence and distures of washington, and all says of the same, and confidence on missioners and additing to prepare providing for the same and confidence of any diking position of the same, and confidence of any diking position of the same, and confidence and district to rent equipment of the same and conference of any diking position of the same and confidence of any diking to the industrial insurance department, vesting the commissioners of any diking to hive industrial insurance and confidence and additing to revenue and taxation, and annend. By the same and confidence of the same and district to rent equipment of the remine of the rems o
Messrs. Had for probability of contivating, pruning, spraying and staring for orbital and orbital thanks, and granting a lien of continuous darks. Had for propared and orbital thanks. The enforcement thereof. For extending the corporation of the State of Washington operated by such municipal street railway owned or operated by such municipal street railway owned or orporate boundaries before and Raing the area within which such privilege may be exercised. For extending to the relating to the refunding of excessive amountates on Ballinger's Code. Formulate on Medicine. Surgery. Dentistry and Hygiene: An act relating to the public highways, and anending sections \$25 and anending sections \$25 and anending sections \$25 and anending so the continuous of the public highways, and the rights and remedies of personal the probability of the Newson of the Codes and Statutes of the Committee on Roads and Britists of a chapter 142 of the State in Codific herewith. Formulate of acts in conflict herewith. Formulate on Industrial Insurance An act relating to the industrial insurance department; well in the same, and conflict herewith. Formulate on Preparity acquired on exceution still the the same, and conflict herewith. Formulate on Preparity engines of the appointment of the same, and conferring certain lower and authority upon the industrial insurance commissioners of any diking deficition of the same, and conferring certain lower and authority and perscribing their duties, and fixing the time of the commissioners and prescribing their duties, and fixing the rent equipment of the terms of municipal and district of ficers. For the same and prescribing the commissi
Mr. Olsen: An act relating to cultivating, pruning, spraying and carring for orchard and orchard lands, and granting a lien on such hand for labor done in connection therewith, and providing for orchard and orchard lands, and granting a lien on such hand for labor done in connection therewith, and providing for orchard and orchard lands. An act relating the state of Washington to extend and operate any municipal surporation to points outside of the corporate boundaries thereof; and faxing the area within which such privilege may be exercised. Mr. Renick: An act relating to the refunding of excessive amounts levied to pay for local improvements, and amending sections 1892 of Remington & Ballinger's Code. Committee on Medicine, Surgery. Dentistry and Hyriene: An act relating to vital statistics, and amending sections 5442 and 5455 Washington & Ballinger's Code. Joint Committee on Ronds and Bridges: An act relating to the use of the public highways, and the rights and remeises of permons thereon, and faring ponalties for a violation of the conditions imposed; and providing for the lights and remeises of permonsed and providing for the lights and remeises of permonsed context of the public highways, and the rights and remeises of permonsed context of the public highways, and the rights and remeises of permonsed context of the subulic highways, and the rights and remeises of permonsed context of the lands of the public highways, and the rights and and the conditions and providing for the lands and distributions and providing for the same state and distributed to the same, and contexting evertain power and authority quonn the industrial insurance department, vesting in such department title department, vesting their decision of the same, and contexting evertain power and authority duplic selections, providing for the same and contexting evertain power and authority of the same, and contexting evertain power and authoriting the commercial waterway district to rent equipment (of the terms of municipal and distribute
Mr. Olsen: An act relating to cultivating, pruning, spraying and caring for orchard and sorchard lands, and granting a lien on such land for labor done in connection therewith, and providing for the enforcement thereof. Mr. Stene Red (D. P.), Thompson, Goff, Elifott and Healer: An act empowering municipal corporations of the State of Washington operated by such privilege municipal street railway owned for operated by such minicipal street railway owned for operated by such minicipal street railway owned for operated by such minicipal corporation to points outside of the corporate municipal corporation to points outside of the corporate boundaries thereof, and fixing the area within which such privilege may be exercised. Mr. Renick: An act relating to the retunding of excessive amounts levied to pay for local improvements, and amending sections fa24 and 5425 of Remington & Ballinger's Code. Committee on Madicine, Surgery, Dentitivy and Hygiene: An act relating to vital statistics, and amending sections 5424 and 5425 of Remington & Ballinger's Annotated Codes and Statutes of Washington with a providing for the releasing for the reconstitutions imposed; and providing for the releasing of motor vehicles and the conditions imposed; and providing for the lensing of motor vehicles and the opening section of motor vehicles and the conditions of the conditions of the same, and repealing section S51 of Kernington & Ballinger's Annotated Codes and Statutes of Washington, and all adustrial insurance department, vesting in such department title on property acquired on exception safe in the collection of judgments for preparative or exceptions and providing for the same and conferring cortain power and authority upon the industrial insurance commissioners of any diking, for the industrial insurance commissioners of any diking, decitions, providing for the same and conferring cortain power and authority of the same, and conferring cortain power and authority of the commercial waterway district to rent equipment of the cert
Mr. Olsen: An act relating to cultivating, pruning, spraying and caring for orchard and orchard lands, and granting a lien on such land for labor done in connection therewith, and providing for the enforcement thereof. Messrs. Redd (D. P.), Thompson, Goff, Elliott and Healey: An act enpowering municipal corporations of the State of Washington operated by such municipal corporations of the State of Washington of extend and operate any municipal corporations of the State of Washington operated by such municipal corporations of the State of Washington or privilege may be exercised. Mr. Benick: An act relating to the refunding of excessive amounts levied to pay for local improvements, and amending section 1892 of Remington & Ballinger's Code. Committee on Medicine, Surgery, Dentistry and Hygiene: An act relating to vital statistics, and amending sections 5424 and 5425 of Remington & Ballinger's Annotated Codes and Statutes of Washington. Joint Committee on Ronds and Bridges: An act relating to the sons thereon, and fixing penalties for a violation of the conditions imposed; and providing for the lights and remedies of persons the collecting of fees therefor; amending sections 2, 3, 4, 6, 8, 10, 11, 12, 13, 16, 16, 17, 19, 21, 24, 31 and 331 of Remington, and all inger's Annotated Codes and Statutes of Washington, and all acts and parts of acts in conflict herewith. Committee on Privileges and Elections: An act relating to the industrial insurance department, vesting in such department title to property acquired on execution as all minger's Annotated Codes and Statutes of Washington, and all acts providing for the sale and discommensement of the terms of municipal and district officers. Committee on Privileges and Elections: An act relating to the time of the commercial waterway district to rent equipment for hire. Mr. Sins: An act authorizing the commissioners of any diking, decining to rewnine and exercibing their educations provided and exaction and manded and an act relating to reper equal parts of equal
Mr. Olsen: An act relating to cultivating, pruning, spraying and activated and scripts and granting and providing such land for labor done in connection therewith, and providing for the enforcement thereof. Messrs. Reid (D. P.), Thompson, Goff, Elliott and Healey: An act empowering municipal corporations of the State of Washington to extend and operate any municipal street railway owned or operated by such municipal street railway owned or operated by such municipal corporation to points outside of the such privilege may be exercised. Mr. Renick: An act relating to the refunding of excessive amounts levied to pay for local improvements, and amending section 1892 of Remington & Ballinger's Code. Committee on Medicine. Surgery, Dentistry and Hygiene: An act relating to vital statistics, and amending sections 5424 and 5425 of Remington & Ballinger's Annotated Codes and Statutes of Washington. Joint Committee on Ronds and Bridges: An act relating to the use of the public highways, and the rights and remedies of persons therefor, and fixing ponalities for a violation of the conditions imposed; and propaling sections 531 of Remington, and all inger's Annotated Codes and Statutes of Mashington, and appropriate of acts in conflict herewith. Committee on Industrial Insurance: An act relating to the industrial insurance department, vesting in such department title to property acquired on execution sale in the collection of the same, and conferring certain power and authority upon the industrial insurance commissioners. Mr. Sims: An act authorizing the commissioners of any diking, defers and prescribing their duties, and fisting of the terms of municipal and district to rent equipment for hire. Mr. Sims: An act relating to revenue and taxation, and amendermanged to the teams of mesericipal waterway district to rent equipment of the teams of mesericipal waterway district to rent equipment.
mr. Olsen: An caring for ore such land for for the enforce with and operated by such privilege mr. Renick; amounts levied amounts levied thon 7892 of Remington of 1916, linger's Annofacts and parts of propperty accommittee on the industrial insurging the collecting of propperty accommittee on of holding election of holding election of the industrial insurging of holding election hire commencement for hire control of the interest.
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Signed by President	667	657		799		657	
Signed by Speaker	655	656		665		929	
Other action on bill	598 622	629 632 644, 645	:				
Vote on final passage	598 622	280	:	269		614	
Third reading and amend-ments	298	578	***************************************	2892		613	
Report of committee	. 069	549 644		88		0.72	549
Read first and second time and referred	525	525	525	494		8298	527
Received from House	. 615	516	515	498		. 059	515
NUMBER, AUTHOR AND TITLE.	Committee on Municipal Corporations other than the First Class: An act relating to powers of city councils of cities of the third class, and amending section 16 of chapter 184, Session Laws of 1915 of the State of Washington.	Mr. Weldon: An act relating to misconduct of public school superintendents and officers, and providing a penalty for its violation	Mr. Manogue: An act relating to the legislature, and prescribing qualifications for members thereof	Mr. Crawford: An act relating to the establishment of independent highway districts, organization and administration thereof, the construction and maintenance of trunk line highways, the issuance and sale of bonds, and the assessment and collection of taxes therefor	Committee on Labor and Labor Statistics. An act relating to child labor, providing for the issuance of certificates of age to children engaged in certain occupations, imposing certain duties upon the bureau of labor and judges of the superior court, and prescribing penalties	Messrw. Gransw, Gruham and Adams: An act relating to the practice of law, providing for the licensing of attorneys and counsellors of law and of licensed law clerks, or for the suspension or revocation of such licenses heretofore or hereafter to be issued creating a board of law examiners, defining its powers and duties, making unlawful any vlolations of this act, and repealing section 119, 120, 121, 122, 123, 124, 125 and 126 of Remington & Ballinger's Annotated Godes and Statutes of Washington and of the supplement (1913) thereof.	Committee on Privileges and Elections: An act relating to the registration of voters in the State of Washington; providing for the manner, method, time and forms thereof, providing for striking of names from registration rolls, and amending section 11 of chapter 16 of the Session Laws of 1915.
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999	688		282	88		613	009
999	2883	***************************************	619	280	***************************************	612	8000
228	970	2003	549	288	288	547 612	230
525	70%	929	525	7739	090	525	629
516	303	539	515	61.4	0,55	515	. 88
Mr. Gule: An act authorizing cities and towns to lease or sell any municipally-owned water works, gas works, electric light and power plants, steam plants, street railway plants and lines, telegraph and telephone lines and plants and any other municipally-owned public utility or public utility or public utility or similar or dissimilar in character.	Mr. Morris: An act changing the corporate name of the town of Spiketon, in Pierce county, State of Washington, to "Morristown"	Mr. Fuller: An act providing for the investigation of methods for bettering industrial relations, creating a board of industrial survey and defining its duties.	Mr. Gorham: An act relating to the publication of ordinances in fourth class cities or towns, and amending section 7734 of Remington & Ballinger's Annotated Codes and Statutes of Washington.	Nr. Roth: An act relating to the financial affairs of counties, and such cities as have a population of less than one hundred and four thousand, according to the 1910 federal census, limiting the expenditure of the revenues of the same, prescribing penalties for the violation thereof, and amending section 9211 of Remington & Ballinger's Annotated Codes and Statutes of Washington	Mr. Christensen: An act providing for the protection of employes in factories, workshops and establishments where cedardust, flaments or injurious gases are produced or generated, and amending section 6588 of Remington & Ballinger's Annotated Codes and Statutes of Washington.	Committee on Judiciary: An act relating to weights and measures, and granting all the powers and imposing all the duties now vested and required to be performed by the public service commission with respect to weighing devices used by common carriers and other public service corporations other than track scales, in the Secretary of State as ex-officio superirendent of weights and measures	Messers. Rynn und Nash: An act providing for the assessment and collection of an annual license tax for dogs, creating a fund for the payment of damages for injuries to domestic animals, permitting any amount, in such in excess of two hundred dollars, to be expended for bounties on wild animals, providing for the killing of dogs injuring persons or domestic animals, making the owner or keeper thereof liable for damages for such injury, defining the powers and duties of certain officers, and providing penalties for violation thereof.
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HISTORY
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Signed by President	610	:		:	010	496
Signed by Speaker	909				809	495
Other action on bill					99,8	483 483 884 884
Vote on final passage	789				£6	424
Third reading and amend- ments	222				88	4234
Report of committee	549		203	548 575	418 585	488 484 484
Read first and second time and referred	527	514	495	526	401	421
Received from House	514	977	493	516	399	420
NUMBER, AUTHOR AND TITLE.	Committee on Printing and Supplies: An act relating to public printing and the compensation to be paid therefor, amending sections 8618, 8621, 8622, 8624, 8625, and 8626 of Remington & Ballinger's Annotated Codes and Statutes of Washington	3. Mr. Adums (by request): An act making an appropriation for the public service commission with which to employ special counsel, and declaring that this act shall take effect immediately	h. Mr. Ryun: An act relating to the listing of personal property for taxation and amending section 9131 of Remington & Ballinger's Annotated Codes and Statutes of Washington	Messrs. Hastings and Shields (E. E.): An act relating to private corporations and the corporate powers thereof, and amending section 8683 of Remington & Ballinger's Annotated Codes and Statutes of Washington.	committee on Medicine, Surgery, Dentistry and Hygiene: An act to regulate the system, method or science of healing known as osteopathy as taught and practiced by graduates of schools of osteopathy and surgery recognized by the Association of Osteopathic Colleges and creating a board of examination and registration for the regulation of the same and providing penalties for the violation of this act and declaring that this act is necessary for the immediate preservation of the public peace, health and safety and shall take effect immediately.	Joint Committee on Appropriations: An act making appropriations for the purchase of land for, construction of buildings at; for maintenance of and sundry expenses at the various state institutions, schools and state offices, and for the sundry civil expenses of the state government, and for miscellaneous purposes for the fiscal term beginning April 1, 1917, and ending March 31, 1919, except as otherwise provided, and making appropriations for certain deficiencies, and declaring this act shall take effect April 1, 1917
	377.	378.	386.	388	380.	393.

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569	655 657 659	660 661 662
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536		999
236		654 655 661
985		652
492		1999
Committee on Roads and Bridges: An act relating to the public highways and making an appropriation for the engineering, construction and maintenance of state roads and declaring an emergency	396. Committee on Appropriations: An act making appropriations for the repairing of buildings at, for the purchase of land, the maintenance and sundry expenses of, the various state institutions, schools and state offices, for sundry civil expenses of the state schools and state offices, for sundry civil expenses of the state	government and for miscellaneous purposes for the most come ginning April 1, 1917, and ending March 31, 1919, except as otherwise provided; for certain deficiencies and the relief of certain persons and officers, and providing when this act shall take effect.
394.	396.	

HISTORY OF SENATE JOINT MEMORIALS.

Senator Hutchinson: Memorializing the Congress of the United States have constructed by the an act giving the assent of Congress to the Construction of a bridge across Nocksack river. Committee on Roads and Bridges: Relating to petitioning Congress to reserves from sale all the standing timber in national forest reserves for a distance of five hundred feet on each side of the state highways therein. Senators Myers, Northland and Faultine to the construction and maintenance of a distance of five hundred feet on act with the State of Washington. Senators Brown: Relating to the construction and maintenance of a pride across the Nooksack river. Senator Painer: Relating to Indian lands in the State of Washington. Senator Painer: Relating to Indian lands in the State of Washington. Committee on Military: Relating to a petition for an order allowing a bridge across the Nooksack river. Committee on Military: Relating the President of the United States to call an extraordinary session of Congress.									
212 213 214 224 214 224 224 224 224 224 224 224			:	448	:	:	:	652	:
212 213 214 224 214 224 224 224 224 224 224 224			:	448		:	:	645	
212 213 214 224 224 224 224 224 224 224 224 224				421	:			7 63	
212 213 214 224 214 224 224 224 224 224 224 224		412	245	588		-		378	
212 213 214 224 214 224 224 224 224 224 224 224		412	246	398				378	
	260	96 96 98 98	:	259, 298 323, 435				645	
Senator Hutchinson: Memorializing the Congress of the United States of America for the formation of a new state to be designated by the name of Lincoln. Senator Lincoln. Senator Brown: Petitioning the Congress of the United States to pass an act giving the assent of Congress to the construction of a bridge across Nooksack river. Committee on Roads and Bridges: Relating to petitioning Congress to reserve from sale all the standing timber in national forest reserves for a distance of five hundred feet on each side of the state highways therein. Senator Jones: Relating to changing the name of Mt. Rainier. Senator Bovn: Relating to the construction and maintenance of a berlain bill. Senator Palmer: Relating to the construction and maintenance of a bridge across the Nooksack river. Senator Palmer: Relating to Indian lands in the State of Washington. Senator Palmer: Relating to Indian lands in the State of Washington. Senator Palmer: Relating to Indian lands in the State of Washington. Senator Hutchinson: Memorializing the President of the United States to call an extraordinary session of Congress.	212	219	245	246	260	282	282	378	421
	11. Senator Hutchinson: Memorializing the Congress of the United States of America for the formation of a new state to be designated by the name of Lincoln.	12. Senator Brown: Petitioning the Congress of the United States to pass an act giving the assent of Congress to the construction of a bridge across Nooksack river	13. Committee on Roads and Bridges: Relating to petitioning Congress to reserve from sale all the standing timber in national forest reserves for a distance of five hundred feet on each side of the state highways therein.		15. Senators Myers, Morthland and Faulkner: Relating to urging Congress to pass United States Senate bill No. 7487, otherwise known as "Chamberlain bill"	n: Relating to the construction and maintenance of the Nooksack river	er:	mittee on Military: Relating to a petition for an order enjamin Hayes to take an examination for commission in army	19. Senator Hutchinson: Memorializing the President of the United States to call an extraordinary session of Congress

HISTORY OF HOUSE JOINT MEMORIALS IN THE SENATE.

Signed by President	872	872	280	98
Signed by Speaker	872	372		909
Vote on final passage	888	888	241	446
Third reading and amend- ments	888	333	272	445
Report of committee	210	177	210	
Read first and second time and referred	145	145	199	445
Received from House	145	145	194	445
NUMBER, AUTHOR AND SUBJECT.	Relating to the Skokomish Indian reservation	. Relating to water power legislation by Congress	Messrs. Guuntlett, Zednick and Houser: Urging Congress to pass such legislation as will bring about compulsory military service	Mr. Bishop: Requesting Congress of the United States to pass an act making an appropriation of \$62,500 for constructing a canal between. Port Townsend bay and Oak bay

HISTORY OF SENATE JOINT RESOLUTIONS.

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Signed by Speaker	079	:	87.70	
Signed by President	2000	:	989	
Message from House	471	:	172	
Vote on final passage	89F	501	510	
Third reading and amend-ments	468	109	510	
Report of committee	909	:	298	*
Read first and second time and referred	468	100	510	7,000
NUMBER, AUTHOR AND SUBJECT.	12. Committee on Labor and Labor Statistics: Relating to the introduction of a bill.	13. Senator Hutchinson: Relating to infectious and contagious diseases	Note a grave national crisis revealing a foreign conspiracy to invade our country after the repeated murder of our citizens on the high seas, the driving of our ships and commerce from the ocean and practically establishing a blockade of our ports; therefore, be it resolved by the Senate and the House of Representatives of the State of Washington in legislative session assembled, that the State of Washington be pledged to stand by the president to the limit of its resources in men and money, for arming our merchant ships and in support of all other measures, ways and means which the president believes to be necessary or expedient for the defense of the country and the full protection of the lives, property and just rights of American citizens on sea and land. The Secretary of State is hereby instructed to prepare copies of this resolution and transmit the same to the president of the United States, the Senate and House of Representatives and the members of the Washington delegation to the United States Congress.	15. Senutor Nichols: "Be it resolved, by the Senate and House of Representatives of the State of Washington, that a committee consisting of two senators, appointed by the president of the Senate, and three representatives, appointed by the speaker of the House, be appointed to investigate the method of doing state printing and to report to the next legislature a plan whereby a saving may be made in the doing of the state's printing. Said committee shall have power to subpoen and compel the attendance of witnesses and compel the production of books, records and documents in the hands of the state printer, or any officer of the sate or other person. If any person refuses to obey a subpoena issued by the committee and served upon him in accordance with the statutes of this state, then in force, providing for the manner of serving subpoenas, the fact of such refusal shall be certified by the committee to the superior court of the county in which service was had and said court shall thereupon hear said matter in accordance with the statutes of this state then in force as to contempt for disobedience of process of the court, and

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604	530
909	280
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Senator Nichols: "Be it resolved, by the Senate and House of Representatives, that the House is hereby granted the privilege of considering Senate bill No. 265, and adding it to today's calendar, March 7, 1917"	une party so served mas disobeyed the same, the court shall proceed to impose such penalty as provided in cases of contempt of court. The commission hereby appointed shall receive five dollars (\$5.00) per day for time actually employed in this work and their actual expenses to and from Olympia. They are hereby authorized to employ such assistance as they find necessary. There is hereby appropriated out of the filteenth legislative session the sum of one thousand dollars (\$1,000.00), or so much thereof as may be necessary for the purposes of carrying out this resolution".

HISTORY OF HOUSE JOINT RESOLUTIONS IN THE SENATE.

	NUMBER, AUTHOR AND SUBJECT.	Received from House	Read first and second time and referred	Report of committee	Third reading and amend-ments	Vote on final passage	Signed by Speaker	Signed by President
÷	Mr. Wewtfall: That it is deemed necessary to call a convention to revise or amend the state constitution	111	111		111	111	128	128
ભં	Mr. Christensen: Relating to the copies of the House and Senate records.	135	155			-		:
ಣೆ	Messrs. Morrison and Aspinvall: Pledging the services of the state to the president of the United States in defense of the honor of our nation	194	184	:	194	194	224	224
4	Mr. McCoy: Authorizing the appointment of a joint committee to attend the ceremonies of the opening of the Columbia river interstate bridge at Vancouver on February 14, 1917	287	238		867			:
œ	Mr. Reed (M. E.): Relating to the Red Cross relief fund	328	341		341	341	375	375
6	Committee on Appropriations: Pertaining to the introduction of road appropriation budget	460	495		467	467	505	206
10.	Committee on Appropriations: Permitting the Appropriations Committee to introduce a supplemental budget	471	475		47.0	475	529	55 61
11.	Committee on Municipal Corporations other than the First Class: Permitting the Committee on Municipal Corporations other than the First Class to introduce a bill	471	475	:	475	475	529	542

HISTORY OF SENATE CONCURRENT RESOLUTIONS.

RESOLUTIONS-Concluded.
CONCURRENT
OF SENATE
HISTORY

ľŪN	NUMBER, AUTHOR AND SUBJECT.	Presented in Senate	Report of committee	Action in Senate	Message from House	Signed by President	Signed by Speaker
Joint Rules Committee: the House of Represent March 5, 1917, the Senat mot consider any House 1917, neither the House axcept conference repoi	Joint Rules Committee: "Resolved, by the Senate of the State of Washington, the House of Representatives concurring, that after 12 o'clock noon, Monday, March 5, 1917, the Senate will not consider any Senate bills and the House will not consider any Wednesday, March 7, 1917, neither the House not the Senate will consider any bills or other marters, except conference reports and free conference reports and free conference reports and free conference reports and except conference reports of this session of the Legislature".	88	476	388	451	476	481
ittee on Roads a	Committee on Roads and Bridges: Relative to the Rainier National Park	489	645	489		645	:
Morthland: "Lendars of the Simited; be it rest misideration of E. bills now on thit it calendars a d calendars."	Senator Morthland: "Whereas, Several important measures are on the respective calendars of the Senate and House, which cannot receive action within the time limited; be it resolved, by the Senate the House concurring, that the time Senate bills now on the calendar of the Senate, and the Senate bills now on the calendar of the House as and the respective calendars are finished, by consideration of all unpassed bills now on said calendars?	009		999	109		652

HISTORY OF HOUSE CONCURRENT RESOLUTIONS IN THE SENATE.

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GENERAL INDEX

Actions-Against public corporations. Senate bill No. 101.	•
Adjournment	663
Agriculture:	
Farm commodities, production and distribution. Senate bill No. 102. Logged-off land to be cleared for cultivation. Senate bill No. 180. Relating to, and improvement of logged-off lands. Senate bill No. 187. Information on, furnished by county assessors. Senate bill No. 206. Production and marketing of farm products. Senate bill No. 223. Relating to grading, packing, etc., of farm products. Senate bill No. 235. Relating to farm development. Senate bill No. 321. Development and exhibition of, at fairs. Engrossed House bill No. 97. Farmers permitted to sell products without license. House bill No. 158.	
Agricultural Development District—To be established to improve logged-off lands. Senate bill No. 187.	
Alex, Andrew-City of Seattle obtain relief for. Senate bill No. 95.	
Amalgamation—Relating to street railways. Senate bill No. 176.	
Amendments—Constitutional:	
Section 7, article 11, relating to tenure of office of county sheriff. Senate bill No. 8.	
Section 2, article 23, relating to constitutional conventions. Senate bill No. 14.	
Article 29, relating to farm loans, etc. Senate bill No. 25. Article 11, relating to county government. Senate bill No. 51. Relating to constitutional amendments. House bill No. 27. Relating to constitutional amendments. House bill No. 28.	
Section 5, article 11, relating to county government. Senate bill No. 75. Article 2, relating to exercise of legislative authority. Senate bill No. 115. Article 7, relating to taxation of ships and vessels. Senate bill No. 124. Article 3, relating to the exercise of legislative authority. Senate bill No. 251.	
Section 1, article 23, relating to amendments of constitution. Senate bill No. 311.	
Amendments—Initiative and Referendum:	
Initiative No. 3, authorizing funds for enforcement. Senate bill No. 100. Initiative No. 3, relating to purchase, etc., of liquors. Senate bill No. 109.	
Amendments—Session Laws 1911:	
Chapter 116, sections 3, 7, 12. Relating to city government. Senate bill No. 20.	
Chapter 14. Relating to injured workmen. Senate bill No. 22. Relating to registration of stallions and jacks. Senate bill No. 93. Chapter 117. Relating to public service properties. Senate bill No. 121. Chapter 91. Relating to commodities. Senate bill No. 161.	
Chapter 49. Relating to insurance. Senate bill No. 205. Chapter 37, section 1. Relating to employment of females. Senate bill No. 213.	
Amendments—Session Laws 1913:	
Chapter 120, section 34. Relating to animals, birds and fish. Senate bill No. 111.	
Chapter 120, section 4-40. Relating to animals, birds and fish. Senate bill No. 112.	

Chapter 120, section 41. Relating to protection of fish. Senate bill No. 113.

Chapter 174, section 3. Relating to industrial welfare commission. Sen-

ate bill No. 162.

Amendments—Session Laws 1913—Continued:

Chapter 132, section 1. Relating to construction of state highways. Senate bill No. 254.

Chapter 133. Relating to taking private property. Substitute Senate bill No. 62.

Chapter 126. Relating to court reporters. Senate bill No. 294.

Amendments—Session Laws 1915:

Chapter 135. Relating to mothers' pensions. Senate bill No. 10.

Chapter 188. Relating to injured workmen. Senate bill No. 22.

Chapter 100, section 6. Re rabies in dogs. Senate bill No. 35.

Chapter 142, sections 15, 18, 24. Relating to motor vehicles. Senate bill No. 50.

Chapter 144, section 1. Relating to sale of state lands. Senate bill No. 61.

Chapter 31, section 116. Protection of fish in Columbia river. Senate bill No. 66.

Chapter 65, section 1. Relating to conduct of physicians. Senate bill No. 84.

Chapter 189, sections 1-7. Relating to elections. Senate bill No. 104.

Chapter 138, section 1. Relating to fees of justice of peace. Senate bill No. 116.

Chapter 68. Relating to wage of minors. Engrossed House bill No. 1.

Chapter 160. Relating to county road fund. Senate bill No. 137.

Chapter 31, section 86. Relating to fishing industry. Senate bill No. 143.

Chapter 177, section 16. Relating to insurance. Senate bill No. 156.

Chapter 164, section 12. Relating to public highways. Senate bill No. 221. Chapter 144, section 1. Relating to state lands. Substitute Senate bill

No. 61. Chapter 150, section 1. Relating to time of removal of timber on state lands. Senate bill No. 232.

Chapter 151, section 1. Relating to game fish. Senate bill No. 263.

Chapter 57, sections 2-4. Relating to common carriers. Senate bill No. 265.

Chapter 57, sections 1, 2, 4. Regulation of common carriers. Senate bill No. 277.

Chapter 31, sections 6-100. Relating to Fisheries Code. Senate bill No. 287.

Chapter 188, section 1. Relating to injured workmen. Senate bill No. 317.

Chapter 186, section 1. Relating to levies in cities. House bill No. 180.

Amendments-Remington & Ballinger's Code:

9219 Relating to collection of taxes and creating tax loan fund. Senate bill No. 3.

5296-97 Relating to sale of goods in bulk. Senate bill No. 13.

6604-5 Relating to injured workmen. Senate bill No. 22.

8559-2 Relating to sale of state penitentiary grain sacks. Senate bill No. 32.

4416 Defining school districts. Senate bill No. 33.

3204 Re control of rabies in dogs. Senate bill No. 35.

5879-18 Improvement public highways. Senate bill No. 39.

5456 Relating to adulteration of foods. Senate bill No. 40.

4575-83 Extension for teachers in normal schools. Senate bill No. 45.

4374-70 Relating to course of study in normal schools. Senate bill No. 48.

1278-1340 Relating to probate law and procedure. Senate bill No. 52.

5112 and repealing 8038 Re funding indebtedness of counties, cities and towns. Senate bill No. 57.

3002-11 Relating to county displays at state fair. Senate bill No. 59.

6787-8115 Relating to sale of state lands. Senate bill No. 61.

5857-1-2 Taking private property for private ways. Senate bill No. 62.

5277-7, 9, 16 Relating to forests and forest fires. Senate bill No. 64.

9511-3 Relating to weights and measures. Senate bill No. 65.

Amendments-Remington & Ballinger's Code-Continued: 5731-67 Relating to improvement of certain highways. Senate bill bill No. 67. Relating to elections. House bill No. 27. 4365-74 Relating to normal schools. Senate bill No. 71. 8626-105 Relating to powers of public service commission. Senate bill No. 72. 4567 Relating to private schools. Senate bill No. 76. 4809, etc. Repealing section 4822, relating to primary elections. Senate bill No. 77. 6973-75 Relating to public libraries. Senate bill No. 86. 3601-27 Relating to building and loan associations. Senate bill No. 95. 4757-62 Relating to registration of voters. Senate bill No. 95. 8936 Relating to public institutions under board of control. bill No. 91. 4740 Relating to free kindergartens. Senate bill No. 106. Relating to actions against public corporations. Senate bill No. 101. 5336 Relating to animals, birds and fish. Senate bill No. 112. 6604-8 Relating to injured workmen. Senate bill No. 119. 5554-10 Relating to tuberculosis hospitals. Senate bill No. 120. 982 Relating to divorce and alimony. Senate bill No. 122. 1154 etc. Relating to liens on chattels. Senate bill No. 125. 6059-26 Relating to tax on insurance premiums. Senate bill No. 126. 6315-6403 Relating to use of public water. Senate bill No. 127. 3278 Prevention of cruelty to animals. Senate bill No. 128. 3280 Prevention of cruelty to animals. Senate bill No. 129, 7334 Relating to armories and rifle ranges. House bill No. 54. 8005 Relating to cities operating utilities. Senate bill No. 130. 8931 Membership of board of control. Senate bill No. 132. 4910-15 Relating to elections. House bill No. 82. 9136-9277 Relating to collection of taxes. Senate bill No. 135. 503 Relating to court costs, fees and mileage. Senate bill No. 138. 8983 Relating to salaries of county bailiffs. Senate bill No. 142. 2664-4 Trespassing on railroad rights-of-way. Senate bill No. 144. 8446-49 Relating to registration of pharmacists. Senate bill No. 146. 8445-65 Relating to drug stores. Senate bill No. 148. 4226-37 Relating to diking districts. Senate bill No. 149. 4785-4926 Relating to elections. Senate bill No. 150. 9084-89 Creating state tax commissioner. Engrossed House bill No. 102. 6059-230 Relating to insurance. Senate bill No. 155. 2392 Relating to crime of murder. Senate bill No. 157. 8626-80 Relating to public service properties and utilities. Senate bill No. 160. Title LXX, volume 3 Relating to steamboat companies. Senate bill No. 160. 9510-19 Relating to water districts. Senate bill No. 164. 94-4 Relating to procedure in courts. Senate bill No. 166. 8927-28 Peddler's license be issued to soldiers and sailors. Senate bill No. 167. 3575 Relating to negotiable instruments. Senate bill No. 170. Relating to prostitution. Substitute Senate bill No. 44. Relating to assessment of railroads. House bill No. 112. Relating to assessment of telegraph companies. House bill No. 113. 9181 9183 Relating to inheritance taxation. House bill No. 118. 9112 Relating to taxation. Engrossed House bill No. 111. 3000-11 Creating state laboratory. Senate bill No. 174. 6059-196 Relating to insurance and surety. Senate bill No. 178. 2604 Contractors to receive payments as agents of payor. Senate bill No. 183. 1159 Relating to contractors and bonds of. Senate bill No. 184.

Duties of county commissioners. House bill No. 40. 2463 Prohibit advertising for divorce business. House bill No. 142.

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Amendments-Remington & Ballinger's Code-Continued:
    2280 Relating to suspending sentences for crimes. Senate bill No. 193.
    7006-15 Relating to practice of barbering. Senate bill No. 200.
    8386-8405 Relating to practice of medicine and surgery. Senate bill
              No. 201.
    8730 Railroads to fence rights-of-way. Senate bill No. 204.
   5536-37 Relating to spread of disease. Senate bill No. 207.
   4660-81 Relating to school elections. Senate bill No. 211.
   6675 Relating to management, sale and lease, state lands. Senate bill
              No. 212.
         County and city offices to close at noon on Saturdays. Substitute
              House bill No. 26.
    4386-6 Relating to state school for girls. Senate bill No. 216.
   9066 Relating to publication of court reports. Senate bill No. 222.
   459-60 Relating to judgment. Senate bill No. 224.
    6782-8115 Relating to state lands. Substitute Senate bill No. 61.
   5869-1 Relating to highways and convict labor. Engrossed House bill
             No. 162.
   6530 Relating to fees of constables. House bill No. 190.
   1159 Relating to contractors and bonds. Senate bill No. 230.
   5395-2 Relating to game wardens. Senate bill No. 236.
   6059-186 Relating to insurance. Senate bill No. 244.
   5590-4 Relating to road and bridge fund. Senate bill No. 246.
   6059-2-111 Relating to insurance. Senate bill No. 248.
         Relating to primary elections. Senate bill No. 252.
   2664-1 Relating to trespassing on railroad rights-of-way.
                                                                   Substitute
              Senate bill No. 144.
   6787-8115
              Relating to state, granted, school, etc., lands.
                                                                   Engrossed
              House bill No. 64.
         Relating to county printing. Senate bill No. 256.
   8933
         Relating to care and control of state institutions.
                                                                 Senate bill
             No. 257.
   9199
         Charitable bequests exempt from inheritance tax. Senate bill
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         Relating to metropolitan park district commissioners. Senate bill
   5395-44 Relating to game fish. Senate bill No. 263.
   8339 Relating to licenses to practice medicine, etc. Senate bill No. 266.
   119-142 Relating to attorneys-at-law. Senate bill No. 268.
   5082 Regulating the keeping of municipal funds. Senate bill No. 270.
   5073 Relating to deposit of public funds. Senate bill No. 271. 5066 Relating to deposit of state moneys. Senate bill No. 272.
         Regulating the deposit of municipal funds. Senate bill No. 273.
   9199 Relating to inheritance tax. Senate bill No. 274.
5878 Relating to public highways. Senate bill No. 278.
   183-194 Relating to wrongful death. Senate bill No. 280.
   6059-17 Relating to insurance. Senate bill No. 281.
   6059-39 Relating to insurance. Senate bill No. 282.
   4417 Defining school districts of second class. Senate bill No. 284.
   4643-53 Relating to public school system. Substitute House bill No. 16.
   4813-23 Relating to nominations and voting. Senate bill No. 285.
   552-61 Relating to homesteads. Senate bill No. 288.
   1696 Relating to adoption of heirs. Senate bill No. 289.
        Relating to fiscal year and school warrants. Senate bill No. 290.
   4417 Defining second class school districts. Senate bill No. 292.
   2686 Relating to civil, public and legal rights. Senate bill No. 293.
   7892-48 Relating to local improvements. Senate bill No. 295.
   2344-2345 Relating to permanent school fund. Senate bill No. 297.
   3715 Relating to corporation license fees. Senate bill No. 300.
   8446 Relating to pharmacy. Senate bill No. 301.
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4155 Relating to assessment and taxation. Senate bill No. 307.

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bill No. 103.	
8397 Relating to practice of medicine, etc. Engrossed House bill No. 150. 7055 Relating to disposal of products. House bill No. 158. 6059-194 Relating to premiums on surety bonds. House bill No. 222. 6604-18-46 Relating to injured workmen. Engrossed House bill No. 117. 1278-1340 Relating to probate law. Substitute Senate bill No. 52. 4149-63 Relating to drainage districts. Substitute Senate bill No. 307. 4226-1-37 Relating to diking and drainage. Substitute Senate bill No. 149. 4976-3 Relating to electric construction. Substitute House bill No. 72. 3705 Relating to domestic corporations. Engrossed House bill No. 159. 9219-79 Relating to taxes. Substitute Senate bill No. 3. 183 Relating to damages for wrongful death. Substitute Senate bill No. 312. Animals: Relating to control of rabies in dogs. Senate bill No. 35. Registration of stallions and jacks. Senate bill No. 93. Fur bearing animals to be protected. Senate bill No. 110. Relating to game. Senate bill No. 111. Protection of and relating thereto. Senate bill No. 112.	
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Prevention of cruelty to. Senate bill No. 129.	
Re wild animals, creating game preserve. Senate bill No. 134. Relating to wild, and permitting killing of certain. Senate bill No. 233.	
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W. M. Pease submitted, confirmed	61 6
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For Lebanon home of Ballard and Salvation Army home of Spokane. Senate bill No. 54. For Lebanon home of Seattle, rescue work. Senate bill No. 55.	
To acquire penitentiary farm lands. Senate bill No. 105.	
For relief of Dr. James A. LaGasa. Senate bill No. 99.	
For trout hatchery in Pacific county. Senate bill No. 108.	
For redemption of Wenatchee bridge bonds. House bill No. 96.	

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For state game farm. Senate bill No. 114. For care of injured workmen out of special fund. Senate bill No. 119.	
Expenses and salaries of industrial insurance department. House bill No. 50.	
For relief of Horace C. Henry, Senate bill No. 140.	
For automobile department of Secretary of State. House bill No. 123. For state aid of tuberculosis hospitals. House bill No. 124.	
For state laboratory. Senate bill No. 174.	
For relief of M. A. Tieck. Senate bill No. 175.	
For state to purchase tax land for forest. Senate bill No. 179. For co-operative credit association. Senate bill No. 185.	
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For claims against State School for Blind. Senate bill No. 241. For payment of assessment of certain improvement districts. Senate bill	
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For expenses of State College of Washington. House bill No. 202.	
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Arrasmith, John W.:	
Providing for memorial services. House concurrent resolution No. 17 Address on life of, by Hon. Clark V. Savidge	
Arts and Manufactures—Development and exhibition of, at fairs. Engrossed House bill No. 97.	
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Relating to, upon property benefited by drainage. Senate bill No. 307. Of drainage districts according to benefits. Substitute Senate bill No. 307. Relating to diking and drainage districts. Substitute Senate bill No. 149.	

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